

# **IMPERIAL COUNTY AIR POLLUTION CONTROL DISTRICT**



PATCH staff photo from the article titled Wind Advisory Issued for Coachella Valley, San Geronio Source:  
<https://patch.com/california/palmdesert/wind-advisory-issued-coachella-valley-san-gorgonio>

## **September 14, 2015 Exceptional Event Documentation For the Imperial County PM<sub>10</sub> Nonattainment Area**

**FINAL REPORT**  
**October 4, 2018**

## TABLE OF CONTENTS

SECTION	PAGE
I	Introduction .....1
I.1	Demonstration Contents .....2
I.2	Requirements of the Exceptional Event Rule .....2
I.2.a	Public Notification that a potential event was occurring (40 FR §50.14(c)(1)).....3
I.2.b	Initial Notification of Potential Exceptional Event (INPEE) (40 CFR §50.14(c)(2)) .....3
I.2.c	Documentation that the public comment process was followed for the event demonstration that was flagged for exclusion (40 CFR §50.14(c)(3)(v)).....3
I.2.d	Documentation submittal supporting an Exceptional Event Flag (40 CFR §50.14(c)(3)(i)).....4
I.2.e	Necessary demonstration to justify an exclusion of data under (40 CFR §50.14(c)(3)(iv)).....4
II	September 14, 2015 Conceptual Model.....5
II.1	Geographic Setting and Monitor Locations.....5
II.2	Climate .....17
II.3	Event Day Summary.....20
III	Historical Concentrations.....34
III.1	Analysis.....34
III.2	Summary.....38
IV	Not Reasonably Controllable or Preventable .....39
IV.1	Background .....39
IV.1.a	Control Measures.....40
IV.1.b	Additional Measures .....41
IV.1.c	Review of Source-Permitted Inspections and Public Complaints.....42
IV.2	Forecasts and Warnings.....44
IV.3	Wind Observations .....45
IV.4	Summary .....45
V	Clear Casual Relationship.....47
V.1	Discussion.....47
V.2	Summary .....56
VI	Conclusions .....58
VII.1	Affects Air Quality .....58

VII.2	Not Reasonably Controllable or Preventable .....	58
VII.3	Natural Event .....	59
VII.4	Clear Causal Relationship.....	59
VII.5	Historical Concentrations.....	59
Appendix A:	Public Notification that a potential event was occurring (40 CFR §50.14(c)(1)) .....	61
	Supplemental .....	68
Appendix B:	Meteorological Data .....	112
Appendix C:	Correlated PM <sub>10</sub> Concentrations and Winds.....	129
Appendix D:	Regulation VIII – Fugitive Dust Rules .....	134

## LIST OF FIGURES

FIGURE	PAGE
Figure 2-1: Colorado Desert Area Imperial County.....	5
Figure 2-2: Surrounding Areas of the Salton Sea .....	6
Figure 2-3: Jacumba Peak.....	7
Figure 2-4: Anza-Borrego Desert State Park Carrizo Badlands .....	8
Figure 2-5: Anza-Borrego Desert State Park Desert View From Font's Point .....	9
Figure 2-6: Location and Topography of Imperial County .....	10
Figure 2-7: Deserts In California, Yuma and Mexico .....	11
Figure 2-8: Monitoring Sites In and Around Imperial County.....	12
Figure 2-9: Salton City Air Monitoring Station .....	13
Figure 2-10: Salton City Air Monitoring Station West.....	14
Figure 2-11: Naval Test Base Air Monitoring Station .....	14
Figure 2-12: Naval Test Base Air Monitoring Station West.....	15
Figure 2-13: Sonny Bono Air Monitoring Station .....	15
Figure 2-14: Sonny Bono Salton Sea National Wildlife Refuge .....	16
Figure 2-15: Sonoran Desert Region .....	18
Figure 2-16: Imperial County Historical Weather .....	19
Figure 2-17: Special Weather Statement September 14, 2015 .....	22
Figure 2-18: 500mb Height Map 0400 PST September 14, 2015.....	23
Figure 2-19: 500mb Height Map 1600 PST September 14, 2015.....	24
Figure 2-20: Sea Level Pressure and Surface Observation Map .....	25

Figure 2-21:	GOES-W Visible Infrared Satellite Images September 14, 2015.....	26
Figure 2-22:	Ramp UP Analysis September 14, 2015.....	28
Figure 2-23:	HYSPLIT Model Ending 1400 PST September 14, 2015.....	30
Figure 2-24:	HYSPLIT Model Ending 1800 PST September 14, 2015.....	31
Figure 2-25:	72 Hour PM <sub>10</sub> Fluctuations Regional Sites.....	32
Figure 2-26:	72 Hour Regional Wind Speeds .....	33
Figure 3-1	Brawley Historical Comparison FRM and FEM PM <sub>10</sub> 24 HR Avg Concentrations January 1, 2010 to September 14, 2015 .....	35
Figure 3-2	Brawley Seasonal Comparison FRM and FEM PM <sub>10</sub> 24 Hr Avg Concentrations July 1, 2010 through September 14, 2015.....	36
Figure 3-3	Brawley Historical FRM and FEM PM <sub>10</sub> 24 Hr Avg Concentrations January 1, 2010 to September 14, 2015 .....	37
Figure 3-4	Brawley Seasonal FRM and FEM PM <sub>10</sub> 24 Hr Avg Concentrations July 1, 2010 through September 14 2015.....	37
Figure 4-1:	Regulation VIII Graphic Timeline Development.....	40
Figure 4-2:	Permitted Sources.....	43
Figure 4-3:	Non-Permitted Sources.....	44
Figure 5-1	Tightening Pressure Gradient .....	48
Figure 5-2	NEXRAD Base Velocity .....	49
Figure 5-3	NEXRAD Base Reflectivity .....	49
Figure 5-4	Aerosols Over Imperial County .....	50
Figure 5-5	Exceedance Factors September 14, 2015.....	53
Figure 5-6	72 Hour PM <sub>10</sub> Concentrations and Wind Speed Correlation .....	54
Figure 5-7	72 Hour PM <sub>10</sub> Concentrations and Upstream Wind Speeds .....	55

Figure 5-8	Air Quality Index for Brawley on September 14, 2015 .....	56
Figure 5-9	September 14, 2015 Wind Event Takeaway Points.....	57

## LIST OF TABLES

TABLE	PAGE
Table 1-1: Concentrations of PM <sub>10</sub> on September 14, 2015 .....	1
Table 2-1: Monitoring Sites in Imperial County, Riverside County and Arizona September 14 2015.....	17
Table 2-2: Wind Speeds on September 14, 2015 .....	29
Table 5-1 Wind Speeds and PM <sub>10</sub> Concentrations for Brawley on September 14, 2015.....	51
Table 5-2 Wind Speeds and PM <sub>10</sub> Concentrations for Brawley on September 14, 2015.....	52
Table 6-1 Technical Elements Checklist Exceptional Event Demonstration for High Wind Dust Event (PM <sub>10</sub> ) .....	58

**ACRONYM DESCRIPTIONS**

AOD	Aerosol Optical Depth
AQI	Air Quality Index
AQS	Air Quality System
BACM	Best Available Control Measures
BAM 1020	Beta Attenuation Monitor Model 1020
BLM	United States Bureau of Land Management
BP	United States Border Patrol
CAA	Clean Air Act
CARB	California Air Resources Board
CMP	Conservation Management Practice
DCP	Dust Control Plan
DPR	California Department of Parks and Recreation
EER	Exceptional Events Rule
EPA	Environmental Protection Agency
FEM	Federal Equivalent Method
FRM	Federal Reference Method
GOES-W/E	Geostationary Operational Environmental Satellite (West/East)
HC	Historical Concentrations
HYSPLIT	Hybrid Single Particle Lagrangian Integrated Trajectory Model
ICAPCD	Imperial County Air Pollution Control District
INPEE	Initial Notification of a Potential Exceptional Event
ITCZ	Inter Tropical Convergence Zone
KBLH	Blythe Airport
KCZZ	Campo Airport
KIPL	Imperial County Airport
KNJK	El Centro Naval Air Station
KNYL/MCAS	Yuma Marine Corps Air Station
KPSP/PSP	Palm Springs International Airport
KTRM	Jacqueline Cochran Regional Airport (aka Desert Resorts Rgnl Airport)
LST	Local Standard Time
MMML/MXL	Mexicali, Mexico Airport
MODIS	Moderate Resolution Imaging Spectroradiometer
MPH	Miles Per Hour
MST	Mountain Standard Time
NAAQS	National Ambient Air Quality Standard
NCAR	National Center for Atmospheric Research
NCEI	National Centers for Environmental Information
NEAP	Natural Events Action Plan
NEXRAD	Next-Generation Radar
NOAA	National Oceanic and Atmospheric Administration
nRCP	Not Reasonably Controllable or Preventable
NWS	National Weather Service



PDT	Pacific Daylight Time
PM <sub>10</sub>	Particulate Matter less than 10 microns
PM <sub>2.5</sub>	Particulate Matter less than 2.5 microns
PST	Pacific Standard Time
QA/QC	Quality Assured and Quality Controlled
QCLCD	Quality Controlled Local Climatology Data
RACM	Reasonable Available Control Measure
RAWS	Remote Automated Weather Station
SIP	State Implementation Plan
SLAMS	State Local Ambient Air Monitoring Station
SMP	Smoke Management Plan
SSI	Size-Selective Inlet
USEPA	United States Environmental Protection Agency
USGS	United States Geological Survey
UTC	Coordinated Universal Time
WRCC	Western Regional Climate Center

## I Introduction

On September 14, 2015, State and Local Ambient Air Monitoring Stations (SLAMS), located in Brawley (AQS Site Code 060250007), California measured exceedances of the National Ambient Air Quality Standard (NAAQS). The Federal Equivalent Method (FEM), Beta Attenuation Monitor Model 1020 (BAM 1020) measured (midnight to midnight) 24-hr average Particulate Matter less than 10 microns (PM<sub>10</sub>) concentrations of 168 µg/m<sup>3</sup> (**Table 1-1**). PM<sub>10</sub> 24-hr measurements above 150 µg/m<sup>3</sup> are exceedances of the NAAQS. The SLAMS in Brawley was the only monitor in Imperial County to measure an exceedance of the PM<sub>10</sub> NAAQS on September 14, 2015.

**TABLE 1-1**  
**CONCENTRATIONS OF PM<sub>10</sub> ON SEPTEMBER 14, 2015**

DATE	MONITORING SITE	AQS ID	POC(s)	HOURS	24-HOUR CONCENTRATION	PM <sub>10</sub> NAAQS
					µg/m <sup>3</sup>	µg/m <sup>3</sup>
9/14/2015	Brawley	06-025-0007	3	23	168	150
9/14/2015	Niland	06-025-4004	3	21	117	150
9/14/2015	Westmorland	06-025-4003	3	20	119	150
9/14/2015	El Centro	06-025-1003	3	24	63	150

\*All time referenced throughout this document is in Pacific Standard Time (PST) unless otherwise noted<sup>1</sup>

The Imperial County Air Pollution Control District (ICAPCD) has been submitting PM<sub>10</sub> data from Federal Reference Method (FRM) Size-Selective Inlet (SSI) instruments since 1986 into the United States Environmental Protection Agency's (USEPA) Air Quality System (AQS). Prior to 2013 all continuous measured PM<sub>10</sub> data was non-regulatory, thus measured in local conditions. However, by 2013 ICAPCD began formally submitting continuous FEM PM<sub>10</sub> data from BAM 1020's into the USEPA managed AQS. Because regulatory consideration of reported data must be in standard conditions, as required by USEPA, all continuous PM<sub>10</sub> data since 2013 is regulatory. On September 14, 2015, the Brawley monitor was impacted by elevated particulate matter caused by the entrainment of fugitive windblown dust from high winds generated when an upper level trough moved from the west coast into northwest Arizona.<sup>2</sup>

This report demonstrates that a naturally occurring event caused an exceedance observed on September 14, 2016, which elevated particulate matter and affected air quality. The report provides concentration to concentration monitoring site analyses supporting a clear causal relationship between the event and the monitored exceedances and provides an analysis

<sup>1</sup> According to the National Institute of Standards and Technology (NIST) Time and Frequency Division the designation of the time of day for specific time zones are qualified by using the term "standard time" or "daylight time". For year-round use the designation can be left off inferring "local time" daylight or standard whichever is present. For 2015, Pacific Daylight Time (PDT) is March 8 through November 1. <https://www.nist.gov/pml/time-and-frequency-division/local-time-faq#intl>

<sup>2</sup> Area Forecast Discussion National Weather Service San Diego CA 815 AM PST (915 AM PDT); 1235 PM PST (135 PM PDT); 828 PM PST (928 PM PDT) Monday, September 14, 2015 and Phoenix AZ 226 PM PST (326 PM MST) Monday, September 14, 2015

supporting the not reasonably controllable or preventable (nRCP) criteria. Furthermore, the report provides information that the exceedances would not have occurred without the entrainment of fugitive windblown dust from outlying deserts and mountains within the Sonoran Desert. The document further substantiates the request by the ICAPCD to exclude the PM<sub>10</sub> 24-hour NAAQS exceedance of 168 µg/m<sup>3</sup> (**Table 1-1**) as an exceptional event. This demonstration substantiates that this event meets the definition of the USEPA Regulation for the Treatment of Data Influenced by Exceptional Events (EER)<sup>3</sup>.

## **I.1 Demonstration Contents**

Section II - Describes the September 14, 2015 event as it occurred in California and into Imperial County, providing background information of the exceptional event and explaining how the event affected air quality. Overall, this section provides the evidence that the event was a natural event.

Section III - Using time-series graphs, summaries and historical concentration comparisons of the Brawley station this section discusses and establishes how the September 14, 2015 event affected air quality demonstrating that a clear causal relationship exists between the event and the monitored exceedance. It is perhaps of some value to mention that the time-series graphs include PM<sub>10</sub> data measured in both local conditions and standard conditions. Measured PM<sub>10</sub> continuous data prior to 2013 is in local conditions, all other data is in standard conditions. The concentration difference between local and standard conditions has an insignificant impact on any data analysis. Overall, this section provides the evidence that human activity played little or no direct causal role in the September 14, 2015 event and its resulting emissions defining the event as a “natural event”.<sup>4</sup>

Section IV - Provides evidence that the event of September 14, 2015 was not reasonably controllable or preventable despite the full enforcement and implementation of Best Available Control Measures (BACM).

Section V - Brings together the evidence presented within this report to show that the exceptional event affected air quality; that the event was not reasonably controllable or preventable; that there was a clear causal relationship between the event and the exceedance, and that the event was a natural event.

## **I.2 Requirements of the Exceptional Event Rule**

The above sections combined comprise the technical requirements described under the Exceptional Events Rule (EER) under 40 CFR §50.14(c)(3)(iv). However, in order for the USEPA to concur with flagged air quality monitoring data, there are additional non-technical requirements.

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<sup>3</sup> "Treatment of Data Influenced by Exceptional Events; Final Guidance", 81 FR 68216, October 2, 2016

<sup>4</sup> Title 40 Code of Federal Regulations part 50: §50.1(k) Natural event means an event and its resulting emissions, which may recur at the same location, in which human activity plays little or no direct causal role. For purposes of the definition of a natural event, anthropogenic sources that are reasonably controlled shall be considered to not play a direct role in causing emissions.

**I.2.a Public Notification that a potential event was occurring (40 CFR §50.14(c)(1))**

The ICAPCD published the National Weather Service (NWS) forecast synopsis from the San Diego and Phoenix offices. The ICAPCD published notice reiterated the description of a deep saturated layer, resulting from the remnants of former Hurricane Linda, in the lower to mid-levels and increased onshore flow combined with a weak shortwave for the evening of September 14, 2015, showers were possible. Gusty west winds within the San Diego Mountains and deserts would develop affecting the western section of Imperial County. Because of the potential for suspended particles and poor air quality, the ICAPCD issued a "No Burn" day advisory for Imperial County on September 14, 2015. **Appendix A** contains copies of notices pertinent to the September 14, 2015 event.

**I.2.b Initial Notification of Potential Exceptional Event (INPEE) (40 CFR §50.14(c)(2))**

States are required under federal regulation to submit measured ambient air quality data into the AQS. AQS is the federal repository of Quality Assured and Quality Controlled (QA/QC) ambient air data used for regulatory purposes. When States intend to request the exclusion of one or more exceedances of a NAAQS as an exceptional event a notification to the Administrator is required. Notification occurs when an agency submits a request, which includes an initial event description, for flagging data in AQS.

On October 3, 2016, the US EPA promulgated revisions to the Exceptional Events rule, which included the requirement of an "Initial Notification of Potential Exceptional Event" (INPEE) process. This revised INPEE process requires communication between the US EPA regional office and the State, prior to the development of a demonstration. The intent of the INPEE process is twofold: to determine whether identified data may affect a regulatory decision and whether a State should develop/submit an EE Demonstration.

The ICAPCD made a formal written request to the California Air Resources Board (CARB) to place preliminary flags on SLAMS measured PM<sub>10</sub> concentration from the Brawley monitor on March 7, 2016. Subsequently there after the ICAPCD sent a revised request on March 18, 2016 providing additional information describing the event. **Table 1-1** above provides the correct concentration for Brawley. The difference in concentrations between local and standard has an insignificant impact on any data analysis. The submitted request included a brief description of the meteorological conditions for September 14, 2015 indicating that a potential natural event occurred.

**I.2.c Documentation that the public comment process was followed for the event demonstration that was flagged for exclusion (40 CFR §50.14(c)(3)(v))**

The ICAPCD posted, for a 30-day public review, a draft version of this demonstration on the ICAPCD webpage and published a notice of availability in the Imperial Valley Press on April 20, 2018. The published notice invited comments by the public regarding the request, by the ICAPCD, to exclude the measured concentrations of 168 µg/m<sup>3</sup> (**Table 1-1**), which occurred on September

14, 2015 in Brawley. The final closing date for comments was May 21, 2018. **Appendix A** contains a copy of the public notice affidavit along with any comments received by the ICAPCD for submittal as part of the demonstration (40 CFR §50.14(c)(3)(v)).

#### **I.2.d Documentation submittal supporting an Exceptional Event Flag (40 CFR §50.14(c)(3)(i))**

States that have flagged data as a result of an exceptional event and who have requested an exclusion of said flagged data are required to submit a demonstration that justifies the data exclusion to the USEPA in accordance with the due date established by USEPA during the INPEE process (40 CFR §50.14(c)(2)). Currently, bi-weekly meetings between USEPA, CARB and Imperial County continue to discuss any potential documentation of events.

The ICAPCD, after the close of the comment period and after consideration of the comments will submit this demonstration along with all required elements, including received comments and responses to USEPA Region 9 in San Francisco, California. The submittal of the September 14, 2015 demonstration will have a regulatory impact upon the development and ultimate submittal of the PM<sub>10</sub> State Implementation Plan for Imperial County in 2018.

#### **I.2.e Necessary demonstration to justify an exclusion of data under (40 CFR §50.14(c)(3)(iv))**

- A This demonstration provides evidence that the event, as it occurred on September 14, 2015, satisfies the definition in 40 CFR §50.1(j) and (k) for an exceptional event.
  - a The event created the meteorological conditions that entrained emissions and caused the exceedance.
  - b The event clearly “affects air quality” such that there is the existence of a clear causal relationship between the event and the exceedance.
  - c Analysis demonstrates that the event-influenced concentrations compared to concentrations at the same monitor at other times supports the clear causal relationship.
  - d The event “is not reasonably controllable and not reasonably preventable.”
  - e The event is “caused by human activity that is unlikely to recur at a particular location or [is] a natural event.”
  - f The event is a “natural event” where human activity played little or no direct causal role.
- B This demonstration provides evidence that the exceptional event affected air quality in Imperial County by demonstrating a clear causal relationship between the event and the measured concentrations in Brawley.
- C This demonstration provides evidence of the measured concentrations to concentrations at the same monitor at other times supporting the clear causal relationship between the event and the affected monitor.

## II September 14, 2015 Conceptual Model

This section provides a summary description of the meteorological and air quality conditions under which the September 14, 2015 event unfolded in Imperial County. The subsection elements include:

- » A description and map of the geographic setting of the air quality and meteorological monitors
- » A description of Imperial County's climate
- » An overall description of meteorological and air quality conditions on the event day.

### II.1 Geographic Setting and Monitor Locations

According to the United States Census Bureau, Imperial County has a total area of 4,482 square miles of which 4,177 square miles is land and 305 square miles is water. Much of Imperial County is below sea level and is part of the Colorado Desert an extension of the larger Sonoran Desert (Figure 2-1). The Colorado Desert not only includes Imperial County but a portion of San Diego County.

**FIGURE 2-1**  
**COLORADO DESERT AREA IMPERIAL COUNTY**



**Fig 2-1:** 1997 California Environmental Resources Evaluation System. According to the United States Geological Survey (USGS) Western Ecological Research Center the Colorado Desert bioregion is part of the bigger Sonoran Desert Bioregion which includes the Colorado Desert and Upper Sonoran Desert sections of California and Arizona, and a portion of the Chihuahuan Basin and Range Section in Arizona and New Mexico (Forest Service 1994)



A notable feature in Imperial County is the Salton Sea, which is at approximately 235 feet below sea level. The Chocolate Mountains are located east of the Salton Sea and extend in a northwest-southeast direction for approximately 60 miles (**Figure 2-2**). In this region, the geology is dominated by the transition of the tectonic plate boundary from rift to fault. The southernmost strands of the San Andreas Fault connect the northern-most extensions of the East Pacific rise. Consequently, the region is subject to earthquakes and the crust is being stretched, resulting in a sinking of the terrain over time.

**FIGURE 2-2**  
**SURROUNDING AREAS OF THE SALTON SEA**



**Fig 2-2:** Image courtesy of the Image Science and Analysis Laboratory NASA Johnson Space Center, Houston Texas

All of the seven incorporated cities, including the unincorporated township of Niland, are surrounded by agricultural fields to the north, east, west and south (**Figure 2-6**). Together, the incorporated cities, including Niland, and the agricultural fields make what is known as the Imperial Valley. Surrounding the Imperial Valley are desert areas found on the eastern and western portions of Imperial County.

The desert area, found within the western portion of Imperial County is of note because of its border with San Diego County. From west to east, San Diego County stretches from the Pacific Ocean to its boundary with Imperial County. San Diego County has a varied topography. On its western side is 70 miles (110 km) of coastline. Most of San Diego between the coast and the Laguna Mountains consists of hills, mesas, and small canyons. Snow-capped (in winter)

mountains rise to the northeast, with the Sonoran Desert to the far east. Cleveland National Forest is spread across the central portion of the county, while the Anza-Borrego Desert State Park occupies most of the northeast. The southeastern portion of San Diego County is comprised of distinctive Peninsular mountain ranges. The mountains and deserts of San Diego comprise the eastern two-thirds of San Diego County and are primarily undeveloped back county with a native plant community known as chaparral. Of the nine major mountain ranges within San Diego County, the In-Ko-Pah Mountains and the Jacumba Mountains border Mexico and Imperial County.

Both mountain ranges provide the distinctive weathered dramatic piles of residual boulders that can be seen while driving Interstate 8 from Imperial County through Devil's Canyon and In-Ko-Pah Gorge. Interstate 8 runs along the US border with Mexico from San Diego's Mission Bay to just southeast of Casa Grande Arizona.

**FIGURE 2-3**  
**JACUMBA PEAK**



**Fig 2-3:** The Jacumba Mountains reach an elevation of 4,512 feet (1,375 m) at Jacumba Peak, near the southern end of the chain. Source: Wikipedia at [https://en.wikipedia.org/wiki/Jacumba\\_Mountains](https://en.wikipedia.org/wiki/Jacumba_Mountains)

Northwest and northeast of the Jacumba Mountains is the Tierra Blanca Mountains, the Sawtooth Mountains and Anza-Borrego Desert State Park. Within the mountain ranges and the Anza-Borrego Desert State Park, there exists the Vallecito Mountains, the Carrizo Badlands, the Carrizo Impact Area, Coyote Mountains and the Volcanic Hills to name of few. Characteristically, these areas all have erosion that has occurred over time that extends from the Santa Rosa Mountains into northern Baja California in Mexico. For example, the Coyote Mountains consists of sand dunes left over from the ancient inland Sea of Cortez. Much of the terrain is still loose dirt, interspersed with sandstone and occasional quartz veins. The nearest community to the Coyote Mountain range is the community of Ocotillo. Of interest are the fossilized and hollowed out sand dunes that produce wind caves.



**FIGURE 2-4**  
**ANZA-BORREGO DESERT STATE PARK**  
**CARRIZO BADLANDS**



**Fig 2-4:** View southwest across the Carrizo Badlands from the Wind Caves in Anza-Borrego Desert State Park. Source: Wikipedia at [https://en.wikipedia.org/wiki/Carrizo\\_Badlands](https://en.wikipedia.org/wiki/Carrizo_Badlands)

The Carrizo Badlands, which includes the Carrizo Impact Area used by the US Navy as an air-to-ground bombing range during World War II and the Korean War, lies within the Anza-Borrego Desert State Park. The Anza-Borrego Desert State Park is located within the Colorado Desert, is the largest state park in California occupying eastern San Diego County, reaching into Imperial and Riverside counties. The two communities within Anza-Borrego Desert State Park are Borrego Springs and Shelter Valley.

The Anza-Borrego Desert State Park lies in a unique geologic setting along the western margin of the Salton Trough. The area extends north from the Gulf of California to San Geronio Pass and from the eastern rim of the Peninsular Ranges eastward to the San Andreas Fault zone along the far side of the Coachella Valley. The Anza-Borrego region changed gradually over time from intermittently being fed by the Colorado River Delta to dry lakes and erosion from the surrounding mountain ranges. The area located within the southeastern and northeastern section of San Diego County is a source of entrained fugitive dust emissions that impact Imperial County when westerly winds funnel through the unique landforms causing in some cases wind tunnels that cause increases in wind speeds.

Historical observations have indicated that the desert slopes and mountains of San Diego are a source of fugitive emissions along with those deserts located to the east and west of Imperial County, which extend into Mexico (Sonoran Desert, **Figure 2-7**). Combined, the desert areas and mountains of San Diego and the desert areas that extend into Mexico are sources of dust emissions, which affect the Imperial County during high wind events.

**FIGURE 2-5**  
**ANZA-BORREGO DESERT STATE PARK**  
**DESERT VIEW FROM FONT'S POINT**



**Fig 2-5:** Desert view from Font's Point. Source: Font's Point Anza-Borrego Photographed by and copyright of (c) David Corby; Wikipedia at [https://en.wikipedia.org/wiki/Anza-Borrego\\_Desert\\_State\\_Park](https://en.wikipedia.org/wiki/Anza-Borrego_Desert_State_Park)

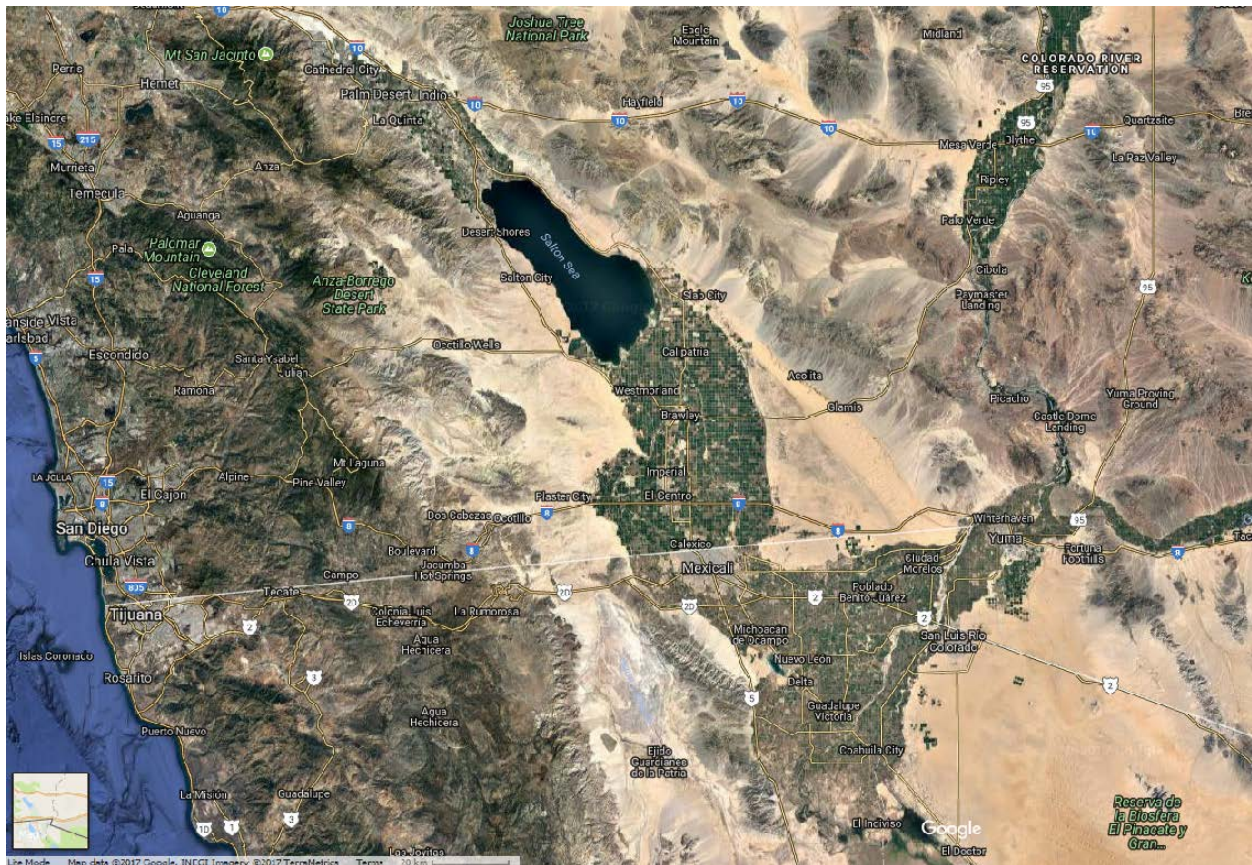
**FIGURE 2-6**  
**LOCATION AND TOPOGRAPHY OF IMPERIAL COUNTY**



**Fig 2-6:** Depicts the seven incorporated cities within Imperial Valley - City of Calipatria, City of Westmorland, City of Brawley, City of Imperial, City of El Centro, City of Holtville, and the City of Calexico. Niland is unincorporated. Mexicali, Mexico is to the south



**FIGURE 2-7**  
**DESERTS IN CALIFORNIA, YUMA AND MEXICO**



**Fig 2-7:** Depicts the Sonoran Desert as it extends from Mexico into Imperial County.

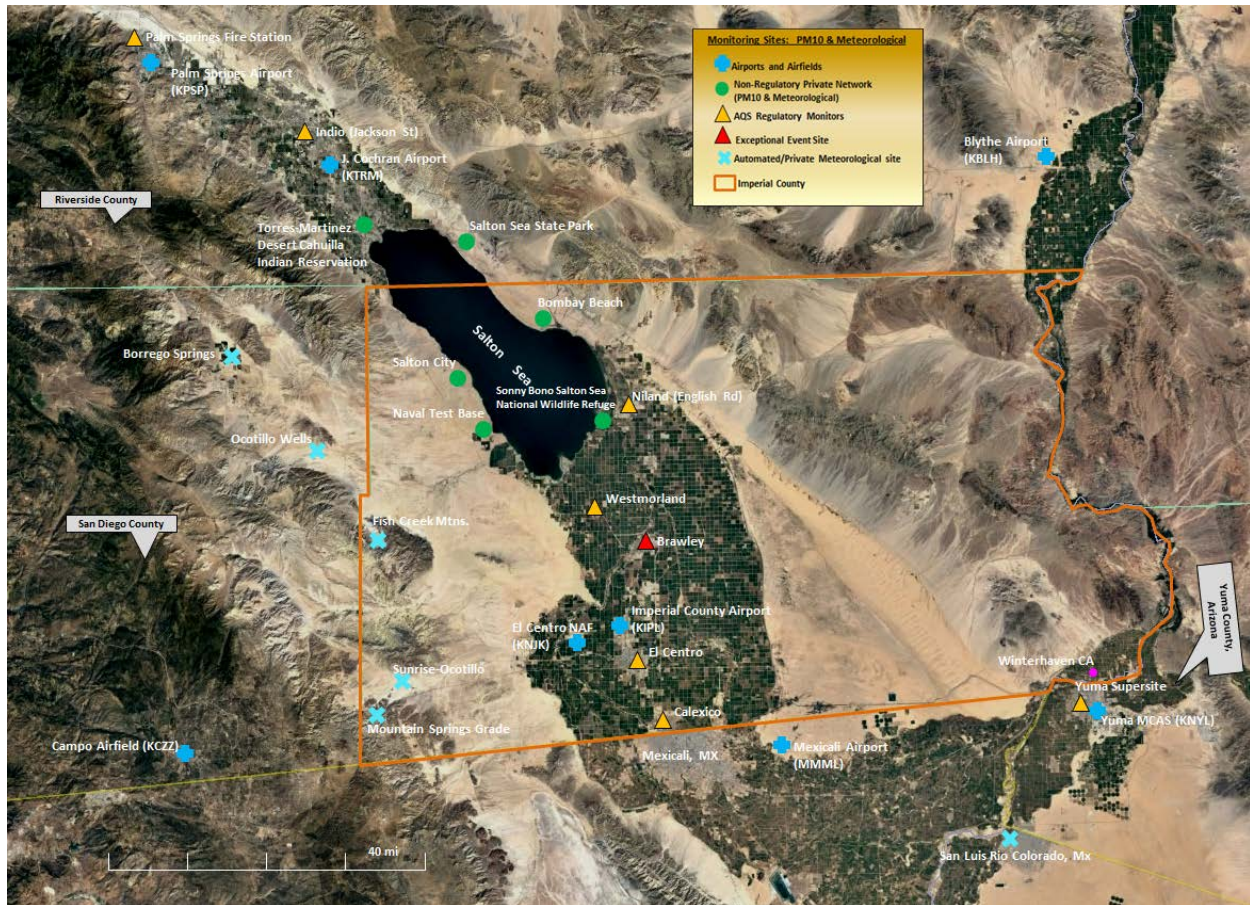
Source: Google Earth Terra Metrics

The air quality and meteorological monitoring stations used in this demonstration are shown in **Figure 2-8**. Of the five SLAMS within Imperial County four stations measure both meteorological and air quality data. These SLAMS are located in Calexico, El Centro, Westmorland, and Niland; the station located in Brawley only measures air quality. Other air monitoring stations measuring air quality and meteorological data used for this demonstration include stations in eastern Riverside County, southeastern San Diego County and southwestern Arizona (Yuma County) (**Figure 2-8 and Table 2-1**).

As mentioned above, the PM<sub>10</sub> exceedances on September 14, 2015, occurred at the Brawley, station. The Brawley, Niland and Westmorland stations are regarded as the “northern” monitoring sites within the Imperial County air monitoring network. In order to properly analyze the contributions from meteorological conditions occurring on September 14, 2015, other meteorological sites were used in this demonstration which include airports in eastern Riverside County, southeastern San Diego County, southwestern Arizona (Yuma County), Imperial County, and other sites relevant to the wind event, such as within northern Mexico. (**Figure 2-8**).



**FIGURE 2-8**  
**MONITORING SITES IN AND AROUND IMPERIAL COUNTY**

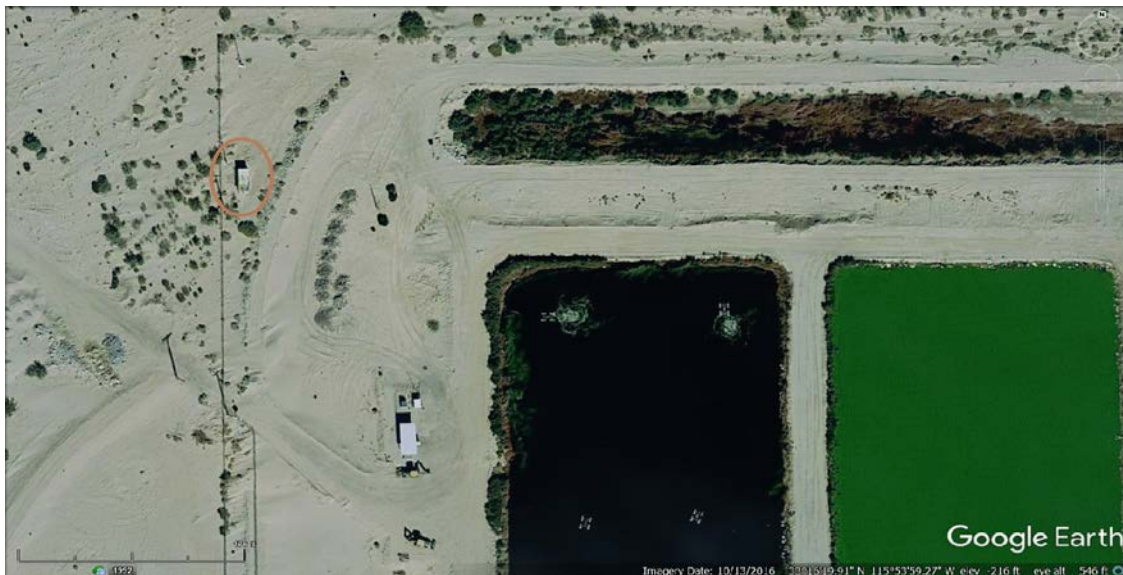


**Fig 2-8:** Depicts a select group of meteorological and PM<sub>10</sub> monitoring sites in Imperial County, eastern Riverside County, southeastern San Diego County, southwestern Arizona (Yuma County), and northern Mexico. The image provides the location of potential sites used to gather data in support of an Exceptional Event Demonstration. Source: Google Earth

In addition to meteorological sites, there are non-regulatory PM<sub>10</sub> sites located around the Salton Sea that maybe referenced as an aid to help the reader understand the direction and velocity of winds that affect Imperial County. Unless, otherwise specifically indicated concentration references do not imply emissions from the surrounding playa of the Salton Sea. Three sites, in specific, are the Salton City air monitoring station, the Naval Test Base air monitoring station and the Sonny Bono air monitoring station. These privately owned stations are non-regulatory (**Figures 2-9 to 2-12**). The Salton City station is located 33.27275°N latitude and 115.90062°W longitude, on the western edge of the Salton Sea (**Figure 2-9**). The station abuts a water reservoir along the Salton Sea with surrounding chaparral vegetation and unpaved open areas and roads. The Naval Test Base station is located 33.16923°N latitude and 115.85593°W longitude, on the southwestern edge of the Salton Sea (**Figure 2-11**). The station sits on an abandoned US Military site, still owned by the Department of Defense. Unlike the Salton City station, light chaparral

vegetation and sandy open dune areas surround the Naval Test Base station. Directly to the west of the station is an orchard. The Sonny Bono station is located 33.17638°N latitude and 115.62310°W longitude, on the southern portion of the Salton Sea within the Sonny Bono Salton Sea Wildlife Refuge. The Sonny Bono Salton Sea National Wildlife Refuge is 40 miles north of the Mexican border at the southern end of the Salton Sea within the Sonoran Desert. The Refuge has two separate managed units, 18 miles apart. Each unit contains wetland habitats, farm fields, and tree rows. The land of the Salton Sea Refuge is flat, except for Rock Hill, a small, inactive volcano, located near Refuge Headquarters. Bordering the Refuge is the Salton Sea on the north and farmlands on the east, south, and west.

**FIGURE 2-9**  
**SALTON CITY AIR MONITORING STATION**



**Fig 2-9:** Depicts the Salton City air monitoring (circled) site operated by a private entity. View site photos at the California Air Resources Board monitoring website at [https://www.arb.ca.gov/qaweb/sitephotos.php?site\\_no=13604&date=17](https://www.arb.ca.gov/qaweb/sitephotos.php?site_no=13604&date=17)



**FIGURE 2-10**  
**SALTON CITY AIR MONITORING STATION**  
**WEST**



**Fig 2-10:** Photograph taken by the California Air Resources Board audit team in 2017. The photograph taken from the west facing the probe.  
[https://www.arb.ca.gov/qaweb/sitephotos.php?site\\_no=13604&date=17](https://www.arb.ca.gov/qaweb/sitephotos.php?site_no=13604&date=17)

**FIGURE 2-11**  
**NAVAL TEST BASE AIR MONITORING STATION**



**Fig 2-11:** Depicts the Naval Test Base air monitoring (circled) site operated by a private entity. To view the site photos visit the California Air Resources Board monitoring website at [https://www.arb.ca.gov/qaweb/sitephotos.php?site\\_no=13603&date=17](https://www.arb.ca.gov/qaweb/sitephotos.php?site_no=13603&date=17)

**FIGURE 2-12**  
**NAVAL TEST BASE AIR MONITORING STATION**  
**WEST**



**Fig 2-12:** Photograph taken by the California Air Resources Board audit team in 2017. The photograph taken from the west facing the probe.  
[https://www.arb.ca.gov/qaweb/sitephotos.php?site\\_no=13604&date=17](https://www.arb.ca.gov/qaweb/sitephotos.php?site_no=13604&date=17)

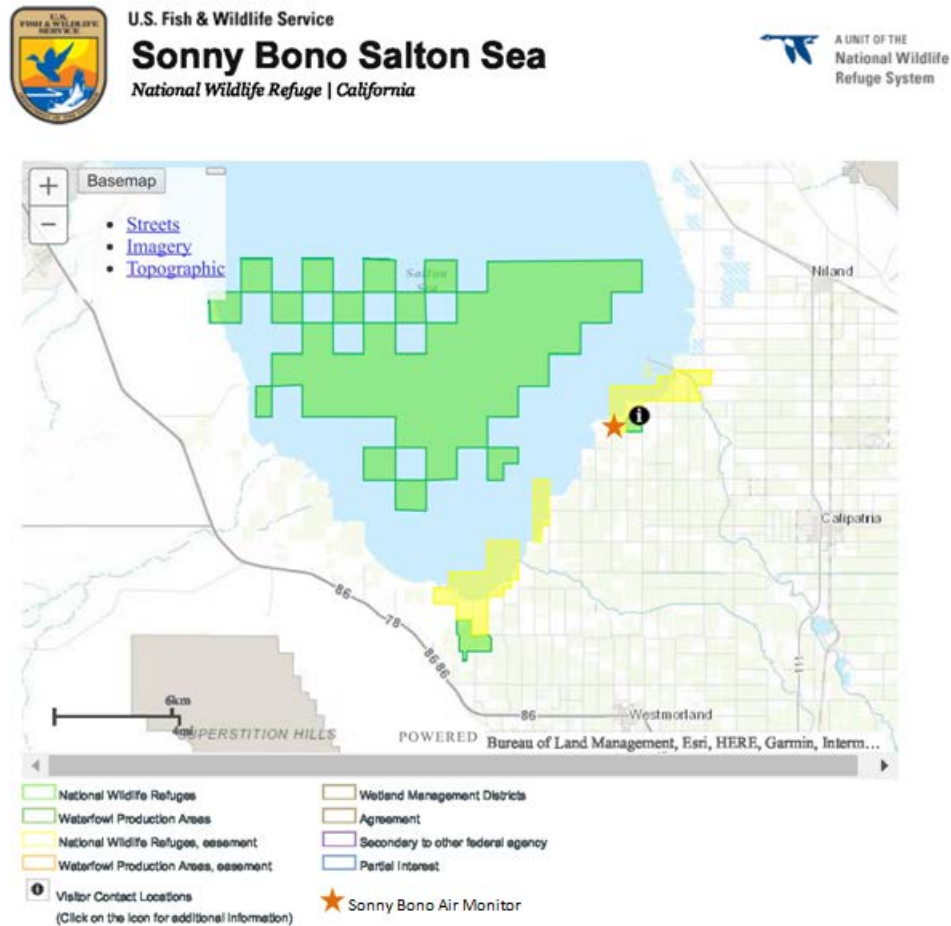
**FIGURE 2-13**  
**SONNY BONO AIR MONITORING STATION**



**Fig 2-13:** Depicts the Sonny Bono air monitoring (circled) site operated by a private entity. To view the site photos visit the California Air Resources Board monitoring website at  
[https://www.arb.ca.gov/qaweb/sitephotos.php?site\\_no=13604&date=17](https://www.arb.ca.gov/qaweb/sitephotos.php?site_no=13604&date=17)



**FIGURE 2-14**  
**SONNY BONO SALTON SEA NATIONAL WILDLIFE REFUGE**



**Fig 2-14:** The Sonny Bono Wildlife Refuge has about 2,000 acres that are farmed and managed for wetlands. In 1998, the Refuge was renamed after Congressman Sonny Bono, who helped inform the U.S. Congress of the environmental issues facing the Salton Sea as well as acquiring funding for this Refuge to help it respond to avian disease outbreaks and other habitat challenges at the Salton Sea. Source: [https://www.fws.gov/refuge/Sonny\\_Bono\\_Salton\\_Sea/about.html](https://www.fws.gov/refuge/Sonny_Bono_Salton_Sea/about.html)

**TABLE 2-1**  
**MONITORING SITES IN IMPERIAL COUNTY, RIVERSIDE COUNTY AND ARIZONA**  
**SEPTEMBER 14, 2015**

Monitor Site Name	*Operator	Monitor Type	AQS ID	AQS PARAMETER CODE	ARB Site Number	Elevation (meters)	24-hr PM <sub>10</sub> (µg/m³) Avg	1-hr PM <sub>10</sub> (µg/m³) Max	**Time of Max Reading	Max Wind Speed (mph)	**Time of Max Wind Speed
IMPERIAL COUNTY											
Brawley-Main Street #2	ICAPCD	Hi-Vol Gravimetric	06-025-0007	(81102)	13701	-15	-	-	-	-	-
		BAM 1020					168	709	1800		
Calexico-Ethel Street	CARB	Hi-Vol Gravimetric	06-025-0005	(81102)	13698	3	-	-	-	12.4	1500
El Centro-9th Street	ICAPCD	Hi-Vol Gravimetric	06-025-1003	(81102)	13694	9	-	-	-	12	1500
		BAM 1020					63	246	1600		
Niland-English Road	ICAPCD	Hi-Vol Gravimetric	06-025-4004	(81102)	13997	-57	-	-	-	27.2	2000
		BAM 1020					117	937	1600		
Westmorland	ICAPCD	Hi-Vol Gravimetric	06-025-4003	(81102)	13697	-43	-	-	-		
		BAM 1020					119	933	2000		
RIVERSIDE COUNTY											
Palm Springs Fire Station	SCAQMD	TEOM	06-065-5001	(81102)	33137	174	21	80	1700	-	-
Indio (Jackson St.)	SCAQMD	TEOM	06-065-2002	(81102)	33157	1	52	289	2000	-	-
ARIZONA – YUMA											
Yuma Supersite	ADEQ	TEOM	04-027-8011	(81102)	N/A	60	93	189	2200	-	-

\*CARB = California Air Resources Board

\*ICAPCD = Air Pollution Control District, Imperial County

\*SCAQMD = South Coast Air Management Quality District

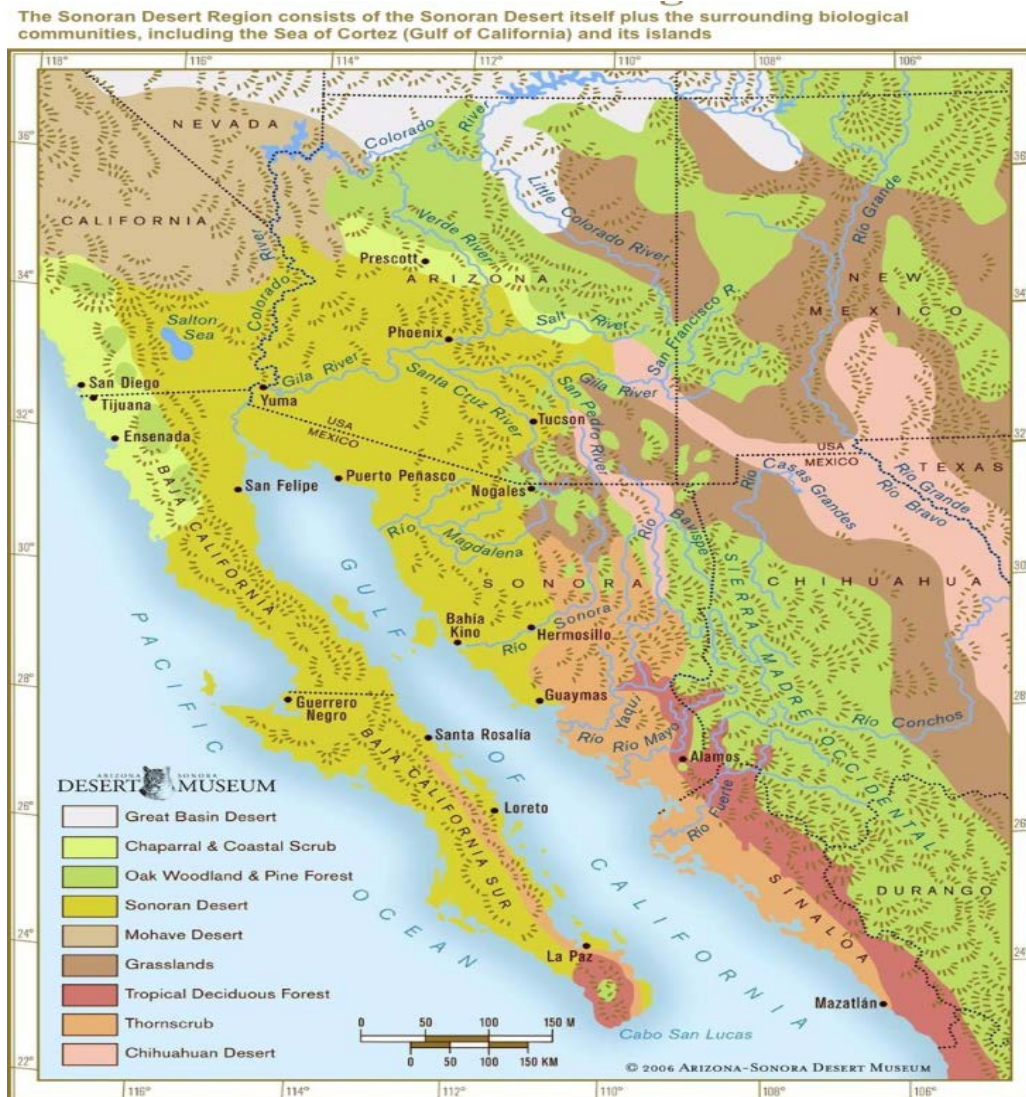
\*ADEQ = Arizona Department of Environmental Quality

\*\*Time represents the actual time/hour of the measurement in question according to the zone time (PST unless otherwise noted)

## II.2 Climate

As mentioned above, Imperial County is part of the Colorado Desert, which is a subdivision of the larger Sonoran Desert (**Figure 2-15**) encompassing approximately 7 million acres (28,000 km<sup>2</sup>). The desert area encompasses Imperial County and includes parts of San Diego County, Riverside County, and a small part of San Bernardino County.

**FIGURE 2-15**  
**SONORAN DESERT REGION**



**Fig 2-15:** Depicts the magnitude of the region known as the Sonoran Desert. Source: Arizona-Sonora Desert Museum at <http://desertmuseum.org/center/map.php>

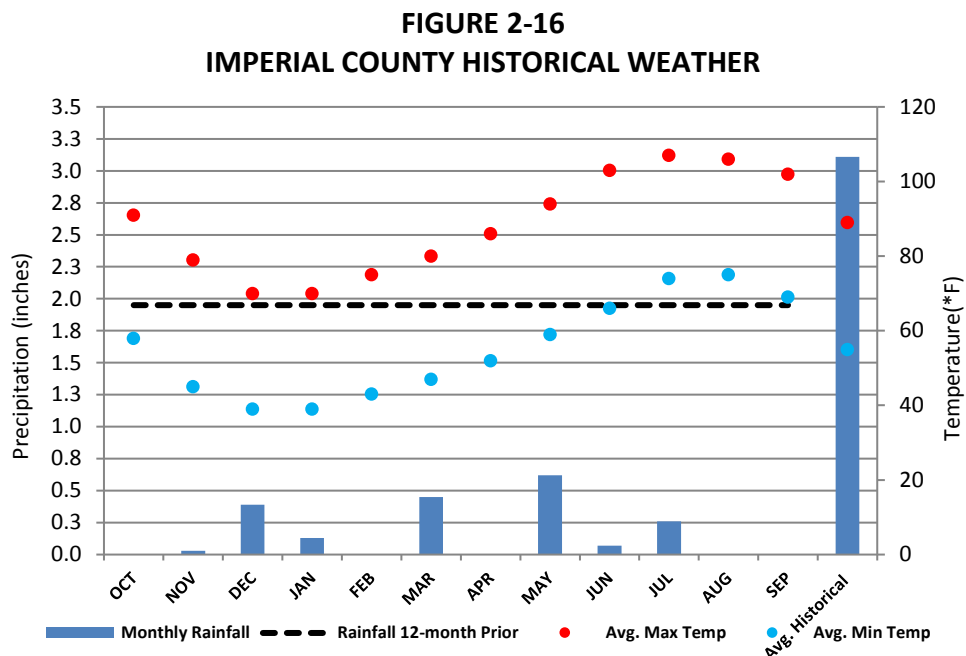
The majority of the Colorado Desert lies at a relatively low elevation, below 1,000 feet (300 m), with the lowest point of the desert floor at 275 feet (84 m) below sea level at the Salton Sea. Although the highest peaks of the Peninsular Range reach elevations of nearly 10,000 feet (3,000 m), most of the region's mountains do not exceed 3,000 feet (910 m).

In the Colorado Desert (Imperial County), the geology is dominated by the transition of the tectonic plate boundary from rift to fault. The southernmost strands of the San Andreas Fault connect to the northern-most extensions of the East Pacific Rise. Consequently, the region is subject to earthquakes, and the crust is being stretched, resulting in a sinking of the terrain over time.

The Colorado Desert's climate distinguishes it from other deserts. The region experiences greater summer daytime temperatures than higher-elevation deserts and almost never experiences frost. In addition, the Colorado Desert experiences two rainy seasons per year (in the winter and late summer), especially toward the southern portion of the region which includes a portion of San Diego County. The Colorado Desert portion of San Diego County receives the least amount of precipitation. Borrego Springs, the largest population center within the San Diego desert region averages 5 inches of rain with a high evaporation rate. By contrast, the more northerly Mojave Desert usually has only winter rains.

The west coast Peninsular Ranges, or other west ranges, of Southern California—northern Baja California, block most eastern Pacific coastal air and rains, producing an arid climate. Other short or longer-term weather events can move in from the Gulf of California to the south, and are often active in the summer monsoons. These include remnants of Pacific hurricanes, storms from the southern tropical jet stream, and the northern Inter Tropical Convergence Zone (ITCZ).

The arid nature of the region is demonstrated when historical annual average precipitation levels in Imperial County average 3.11 inches (**Figure 2-16**). During the 12-month period prior to September 14, 2015, Imperial County measured total annual precipitation of 1.95 inches. Such arid conditions, as those preceding the event, result in soils that are particularly susceptible to particulate suspension by the elevated gusty winds.



**Fig 2-16:** Historical Imperial County weather. Prior to September 14, 2015, the region suffered abnormally low total annual precipitation of 1.95 inches. Average annual precipitation is 3.11 inches. Meteorological data courtesy of Western Regional Climate Center (WRCC) and Weather Underground

<https://wrcc.dri.edu/cgi-bin/cliMAIN.pl?ca2713>

The NWS explains that the speed of any wind resulting from a weather system is directly proportional to the change in air pressure, called a pressure gradient, such that when the pressure gradient increases so does the speed of the wind.<sup>5</sup> Because the pressure gradient is just the difference in pressure between high and low pressure areas, changes in weather patterns may recur seasonally.

Typically, high pressure brings clear skies and with no clouds, there is more incoming shortwave solar radiation causing temperatures to rise. When surface winds become light, the cooling of the air produced directly under a high-pressure system can lead to a buildup of particulates in urban areas under an elongated region of relatively high atmospheric pressure or ridge causing widespread haze. Conversely, a trough is an elongated region of relatively low atmospheric pressure often associated with fronts. Troughs may be at the surface, or aloft under various conditions. Most troughs bring clouds, showers, and a wind shift, particularly following the passage of the trough.

While windblown dust events in Imperial County during the summer monsoon season are often due to outflow winds from thunderstorms, windblown dust events in the fall, winter, and spring are usually due to strong winds associated with low-pressure systems and cold fronts moving southeast across California. These winds are the result of strong surface pressure gradients between the approaching low-pressure system, accompanying cold front, and higher pressure ahead of it. As the low-pressure system and cold front approaches and passes, gusty southwesterly winds typically shift to northwesterly causing variable west winds. These strong winds entrain dust into the atmosphere and transport it over long distances, especially when soils are arid.

### **II.3 Event Day Summary**

The exceptional event for September 14, 2015, caused when a large amount of lower-level moisture from the remnants of tropical cyclone Linda combined with a moderate onshore flow to create conditions that favored showers, and in areas like Arizona, thunderstorm development accompanied by westerly winds over the mountains and deserts. The Phoenix NWS office described several Pacific weather disturbances affecting the region; the most energetic trough would move into northwest Arizona by late afternoon on Monday, September 14, 2015. The San Diego NWS office, similarly, described a few weak waves moving across the region enhancing showers with the greatest coverage from Monday afternoon through Tuesday.<sup>6</sup>

On September 14, 2015, as moisture from the remnants of former Hurricane Linda reached Southeastern California, strengthening of onshore flow let to gusty westerly winds that blew across southeastern California and into Imperial County. This affected air quality and caused an exceedance at the Brawley monitor.

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<sup>5</sup> NWS JetStream – Origin of Wind <http://www.srh.noaa.gov/jetstream/synoptic/wind.html>

<sup>6</sup> Area Forecast Discussion National Weather Service San Diego CA 815 AM PST (915 AM PDT); 1235 PM PST (135 PM PDT); 828 PM PST (928 PM PDT) Monday, September 14, 2015 and Phoenix AZ 226 PM PST (326 PM MST) Monday, September 14, 2015



Overall, Imperial County experienced two patterns; on the one hand, the upper levels were indicating a return to a typical westerly pattern aloft (San Diego area), while the lower level flow and surface moisture observations still had a decent monsoonal signal (Phoenix area).<sup>7</sup> This is evident in the area discussions by both the San Diego and Phoenix NWS offices. The Phoenix NWS office explained that forecasting for September 13, 2015 and September 14, 2015 was “a little tricky” because of several Pacific shortwaves moving into the region over a warm moist airmass with a vertical wind sheared environment. The energetic trough identified by the Phoenix NWS office brought moderately strong southerly winds ahead of the trough so that by late afternoon Sunday, September 13, 2015 a Short Term Forecast, issued by the Phoenix office, described the possibility of locally reduced visibility due to blowing dust near Yuma Arizona. By September 14, 2015, locally breezy to periodically gusty winds across southeast California and portions of Western Arizona were forecasted.

By contrast, the San Diego NWS office described cooler daytime temperatures except in the lower deserts, where cumulus clouds developed with isolated thunderstorms over portions of the Coachella Valley and San Diego County Deserts. This allowed surface pressure gradients to accelerate onshore to the lower deserts with locally gusty westerly winds blowing through the mountain passes onto the deserts, late Sunday evening September 13, 2015 firmly entrenching September 14, 2015.

As a result, the San Diego NWS office issued, two Urgent Weather Messages advising of west to northwest 20 to 30mph winds with gusts up to 50 mph affecting desert slopes and wind prone adjacent desert areas in Riverside and San Diego Counties including Interstate 10 and interstate 8. The Phoenix NWS office issued a single Urgent Weather Message advising of blowing dust in eastern Riverside County between Blythe and Desert Center. Finally, a Special Weather Statement, issued by the Phoenix NWS office described the tracking of a strong thunderstorm 8 miles east of Desert Center moving north possibly generating dense blowing dust.

**Figures 2-17 through 2-21** provide information regarding the tracking of a thunderstorm, the position of a trough and its expected movement as it deepens along with the tightening of the pressure gradients and winds.

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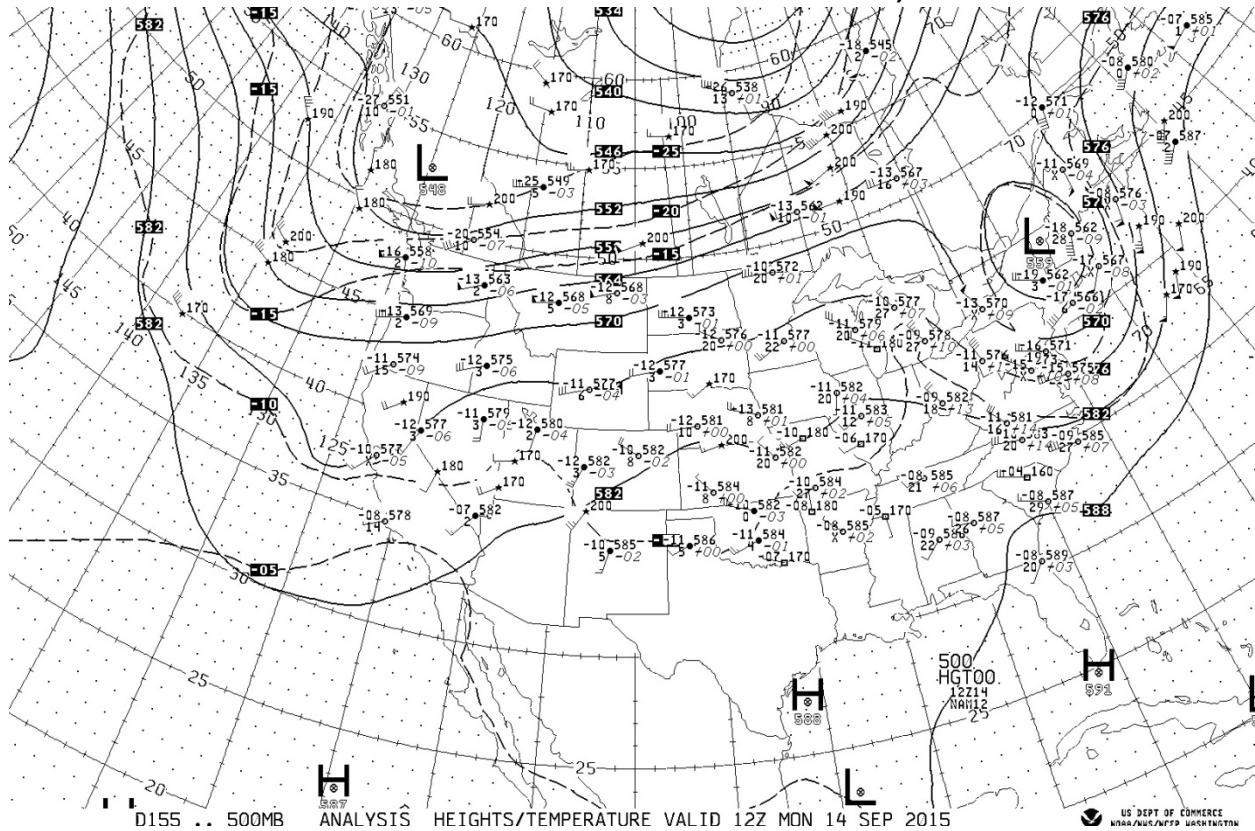
<sup>7</sup> Phoenix NWS office Area Forecast Discussion, 0453 am MST, Monday September 14, 2015.

**FIGURE 2-17**  
**SPECIAL WEATHER STATEMENT SEPTEMBER 14, 2015**



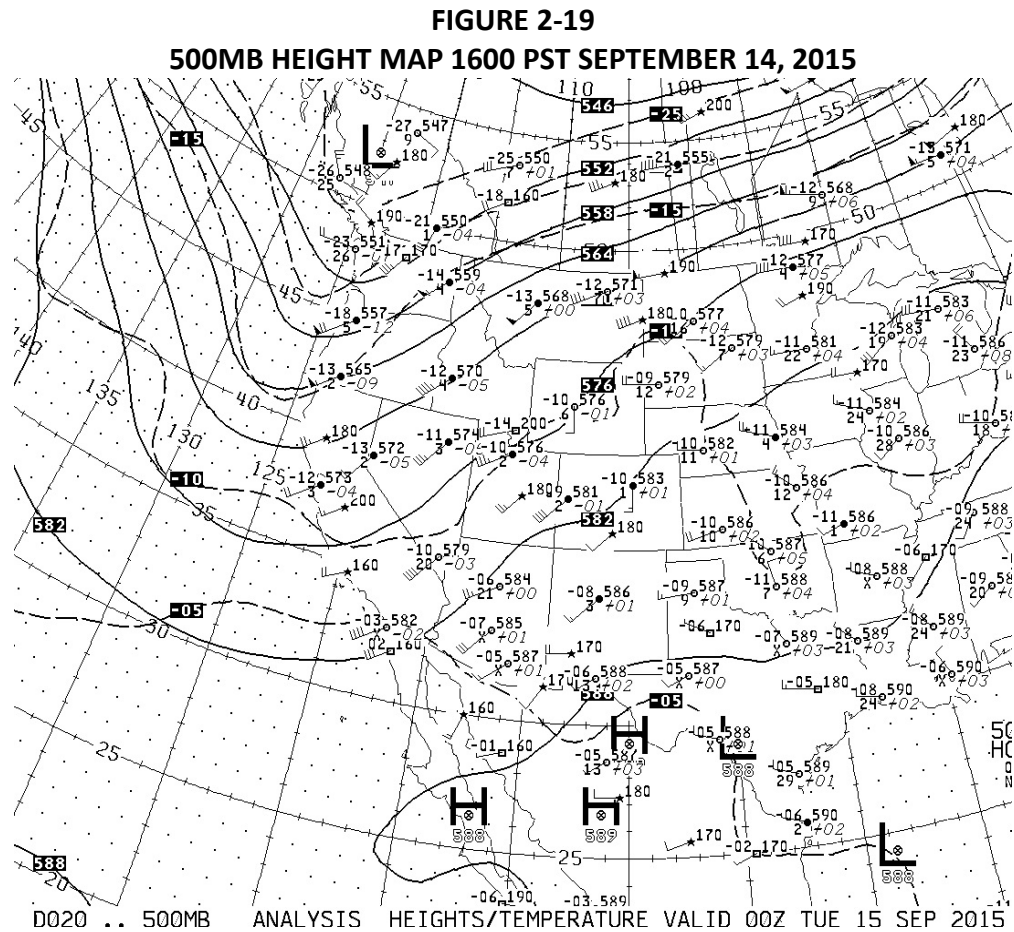
**Fig 2-17:** A graphical reproduction of the Special Weather Statement issued by the Phoenix NWS office at 1549 PST (449pm PDT) on September 14, 2015 identifying a strong thunderstorm 8 miles east of Desert Center

**FIGURE 2-18**  
**500MB HEIGHT MAP 0400 PST SEPTEMBER 14, 2015**

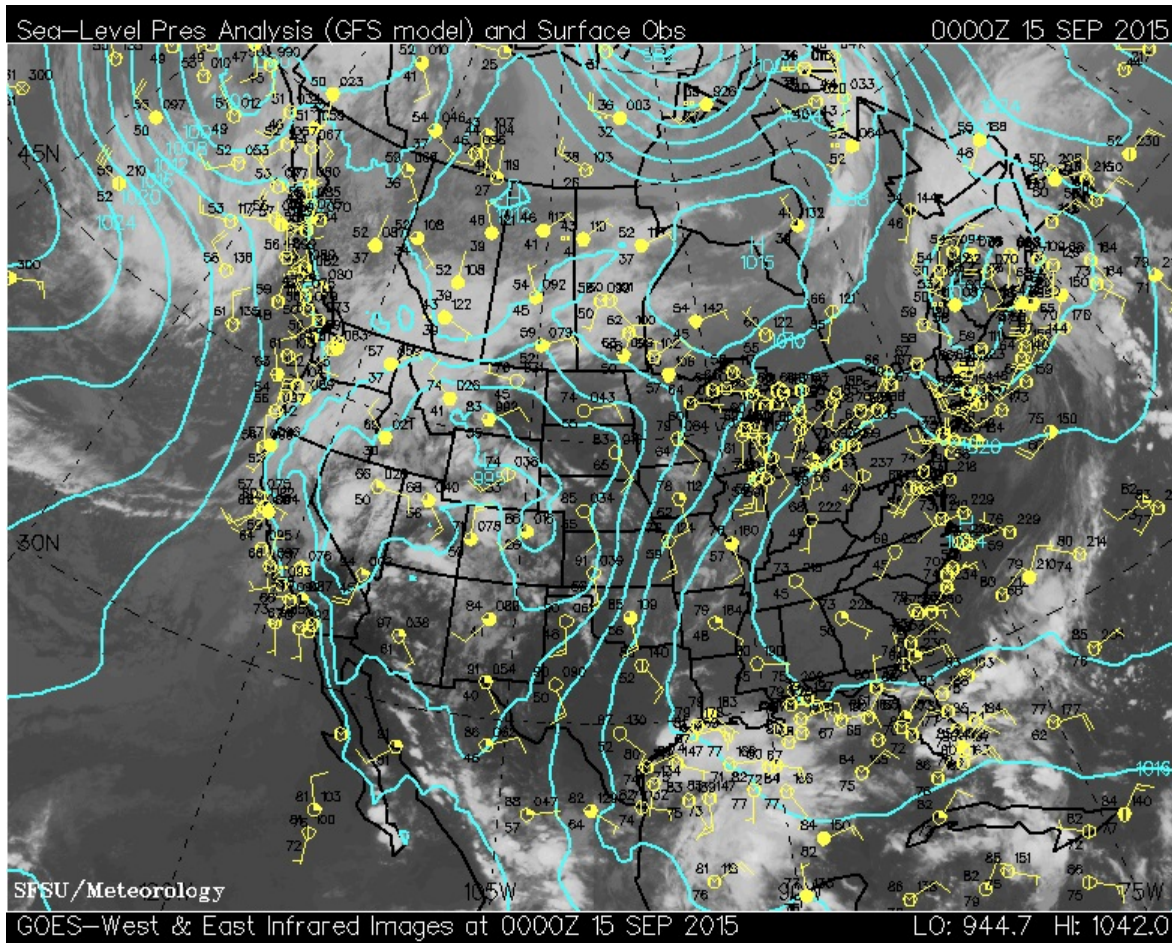


**Fig 2-18:** A 500mb height map for September 14, 2015 at 0400 PST. A large trough is off the coast of California (broken line). Source: Colorado State University Department of Atmospheric Sciences; <http://archive.atmos.colostate.edu/data/misc/QHTA11>





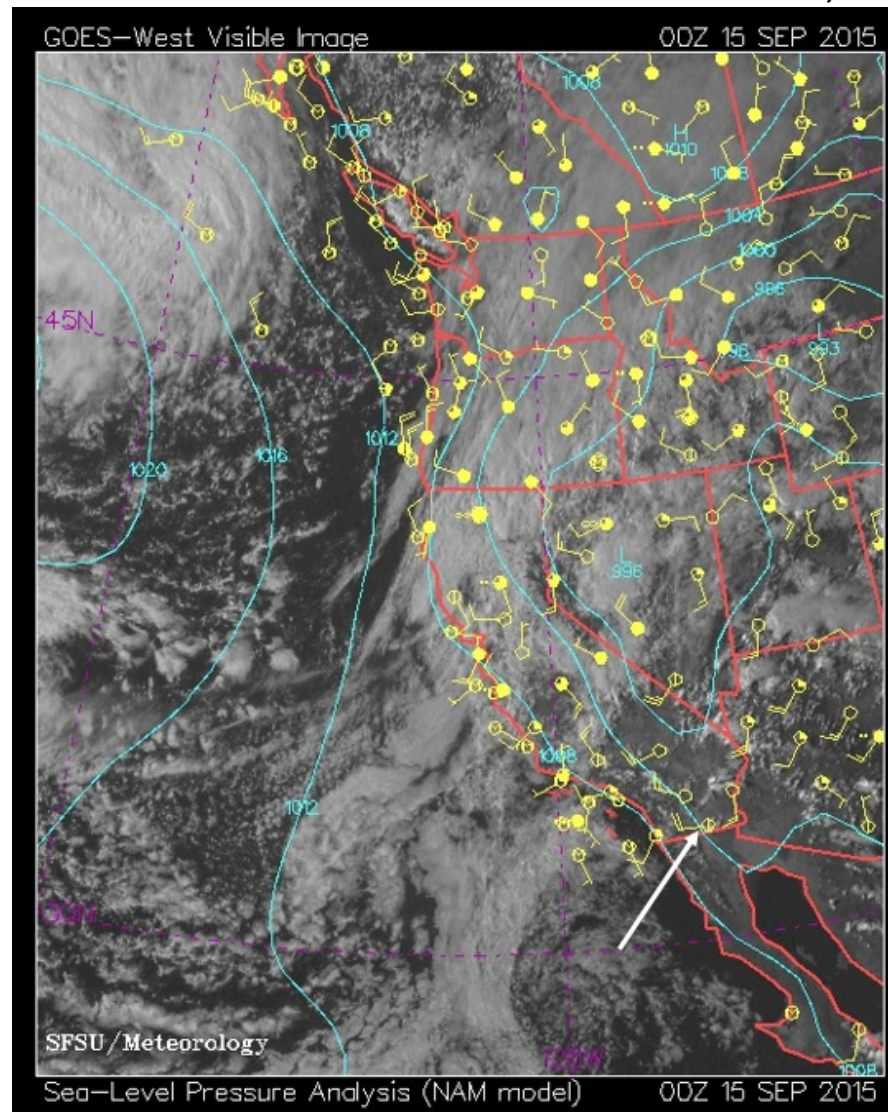
**FIGURE 2-20**  
**SEA LEVEL PRESSURE AND SURFACE OBSERVATION MAP**



**Fig 2-20:** A GOES West & East infrared satellite image is overlaid with sea-level pressure and surface observations for September 14, 2015 at 1600 PST. The gradient became very tight over southeastern California at 1600 PST. Source: San Francisco State University Department of Earth & Climate Sciences and the California Regional weather Server; [http://virga.sfsu.edu/archive/composites/sathts\\_snd/1509](http://virga.sfsu.edu/archive/composites/sathts_snd/1509)



**FIGURE 2-21**  
**GOES-W VISIBLE INFRARED SATELLITE IMAGES SEPTEMBER 14, 2015**



**Fig 2-21:** A GOES-W visible satellite image (1600 PST on September 14, 2015) overlaid with wind barbs. The wind barb at KIPL (indicated by white arrow) depicts moderately strong winds of ~23 mph across southeastern California. However, surface stations in Imperial County and surrounding areas measured much higher winds. Source: SFSU Department of Earth and Climate Sciences and the California Regional Weather Server; [http://virga.sfsu.edu/archive/composites/wcsathts\\_ir/1509](http://virga.sfsu.edu/archive/composites/wcsathts_ir/1509)

As mentioned above, on September 14, 2015, Imperial County experienced on the one hand upper levels trying to point to a return to a typical westerly pattern aloft (San Diego area) while the lower level flow and moisture surface contained decent monsoonal signal (Phoenix area).<sup>8</sup> In any event, thunderstorm activity was identified by both the San Diego and Phoenix NWS office

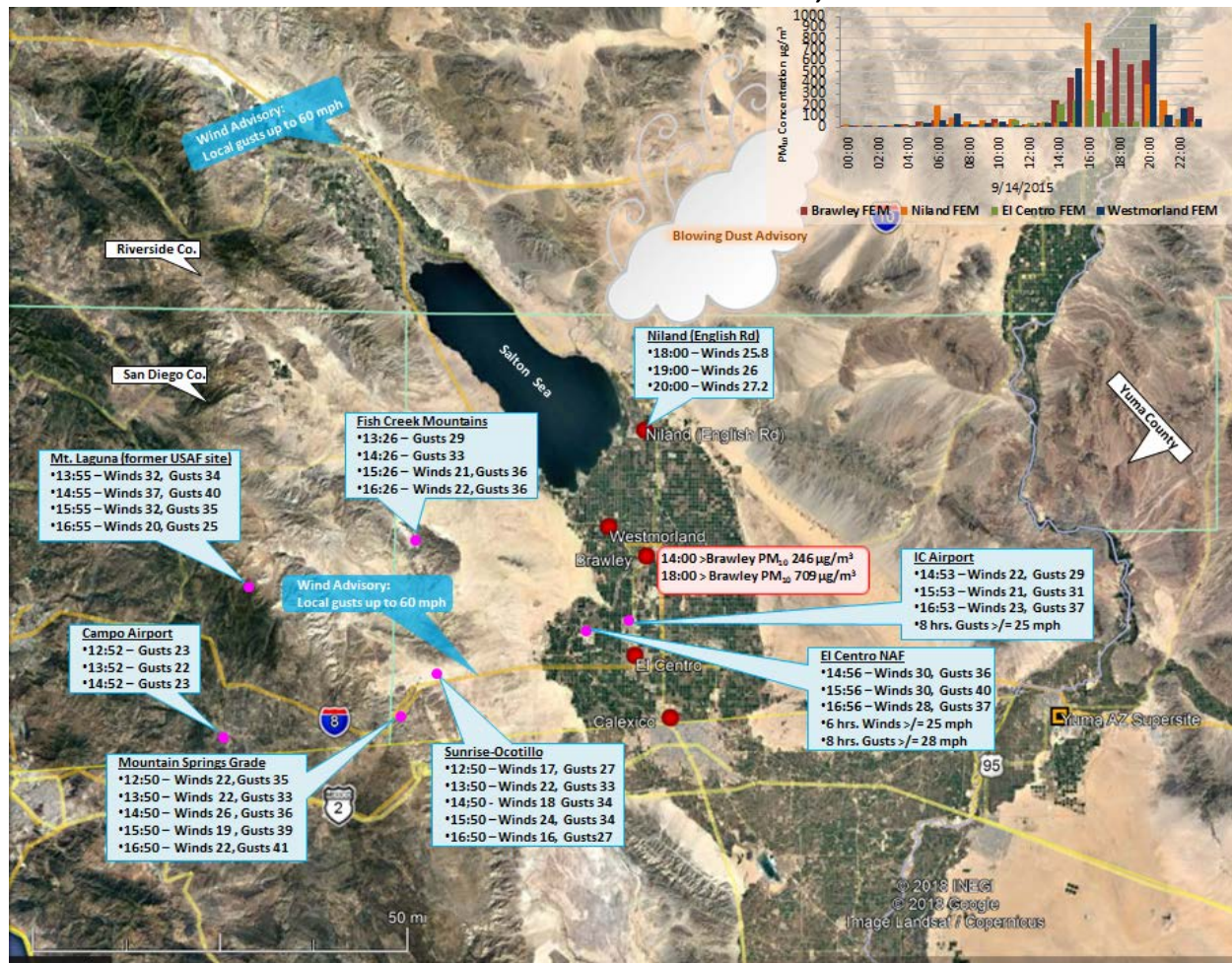
<sup>8</sup> Phoenix NWS office Area Forecast Discussion, 0453 am MST, Monday September 14, 2015.

in Riverside, east of Desert Center, Coachella and within the San Diego deserts. As a result, surface pressure gradients accelerated onshore to the lower deserts with locally gusty westerly winds blowing through the mountain passes and deserts, including Interstate 10 and interstate 8. The issued wind advisories by the San Diego NWS office forecasted 20 to 30 mph winds and gusts to 50 mph.

Locally, the Imperial County Airport (KIPL), the El Centro NAF (KNJK), and other meteorological data measured light and variable winds during the early morning hours through noon. For the rest of the day, 1300 PST on, westerly winds ranged from 15 mph to 30 mph with gusts 25 mph to 40 mph coincident with elevated  $PM_{10}$  concentration levels. While all stations measured elevated concentrations by 1600 PST, only the Brawley monitor measured an exceedance. The Niland and Westmorland monitors potentially would have exceeded but for the invalidation of more than two hours of measured concentrations. The El Centro monitor further south measured four hours of elevated concentrations (1400 PST through 1700 PST) in line with the Phoenix issued a 1549 PST Special Weather Statement, which described the tracking of a strong thunderstorm with possible winds in excess of 40 mph. There was no continuous monitor at the Calexico Station. **Figure 2-22** is a graphical illustration of the conditions that existed for the September 14, 2015 event.



**FIGURE 2-22**  
**RAMP UP ANALYSIS SEPTEMBER 14, 2015**



**Fig 2-22:** The ramp-up analysis illustrates the elevated wind speeds and gust along the San Diego mountains and within Imperial County coincident with elevated concentrations at air monitors in Imperial County. Elevated winds speeds are measured during the afternoon hours of September 14, 2015. Air quality data from the EPA’s AQS data bank. Wind data from the NCEI’s QCLCD system. Google Earth base map

**Table 2-2** contains a summary of maximum winds, peak wind gusts, and wind direction at monitors in Imperial County, eastern Riverside County, Yuma County, Arizona, and Mexicali. For detailed meteorological station, graphs see **Appendix B**.

**TABLE 2-2**  
**WIND SPEEDS ON SEPTEMBER 14, 2015**

Station Monitor	Maximum Wind Speed (WS) (mph)	Wind Direction during Max WS (degrees)	*Time of Max Wind Speed	24 hr Maximum Wind Gust (WG) (mph)	Time of Max WG	PM <sub>10</sub> correlated to time of Max Wind Speed		
						Brly	Wstmld	Nlnd
Airport Meteorological Data								
IMPERIAL COUNTY								
Imperial Airport (KIPL)	23	250	1653	37	1653	-	-	937
Naval Air Facility (KNJK)	30	260	1556	40	1556	449	538	37
Calexico (Ethel St)	12.5	297	1500	-	-	449	538	37
El Centro (9th Street)	11.5	274	2100	-	-	14	116	240
Niland (English Rd)	25.3	247	2000	-	-	600	933	394
Westmorland	14.3	280	1400	-	-	600	48	394
RIVERSIDE COUNTY								
Blythe Airport (KBLH)	23	180	1252	28	1100	31	21	31
Palm Springs Airport (KPSP)	22	350	1653	38	1600	-	-	937
Jacqueline Cochran Regional Airport (KTRM) - Thermal	18	350	1852	26	2300	709	-	-
ARIZONA - YUMA								
Yuma MCAS (KNYL)	22	140	757	29	1257	26	122	86
MEXICALI - MEXICO								
Mexicali Int. Airport (MXL)	19.6	140	1400	-	-	246	48	36

\*Time represents the actual time/hour of the measurement in question according to the zone time (PST unless otherwise noted)  
The Niland had 3 invalid measured hours and Westmorland had 4 invalid measured hours for not meeting critical criteria requirements.

National Oceanic and Atmospheric Administration (NOAA) Air Resources Laboratory HYSPLIT back trajectory model<sup>9</sup>, **Figures 2-23 and 2-24**, illustrate the path of airflow as it travelled from the mountains and natural open desert areas ending at 1400 PST and 1800 PST. The 1400 PST hour is coincident with elevated concentrations at the Brawley monitor while the 1800 PST hour is coincident with the peak hourly measured concentration at the Brawley monitor.

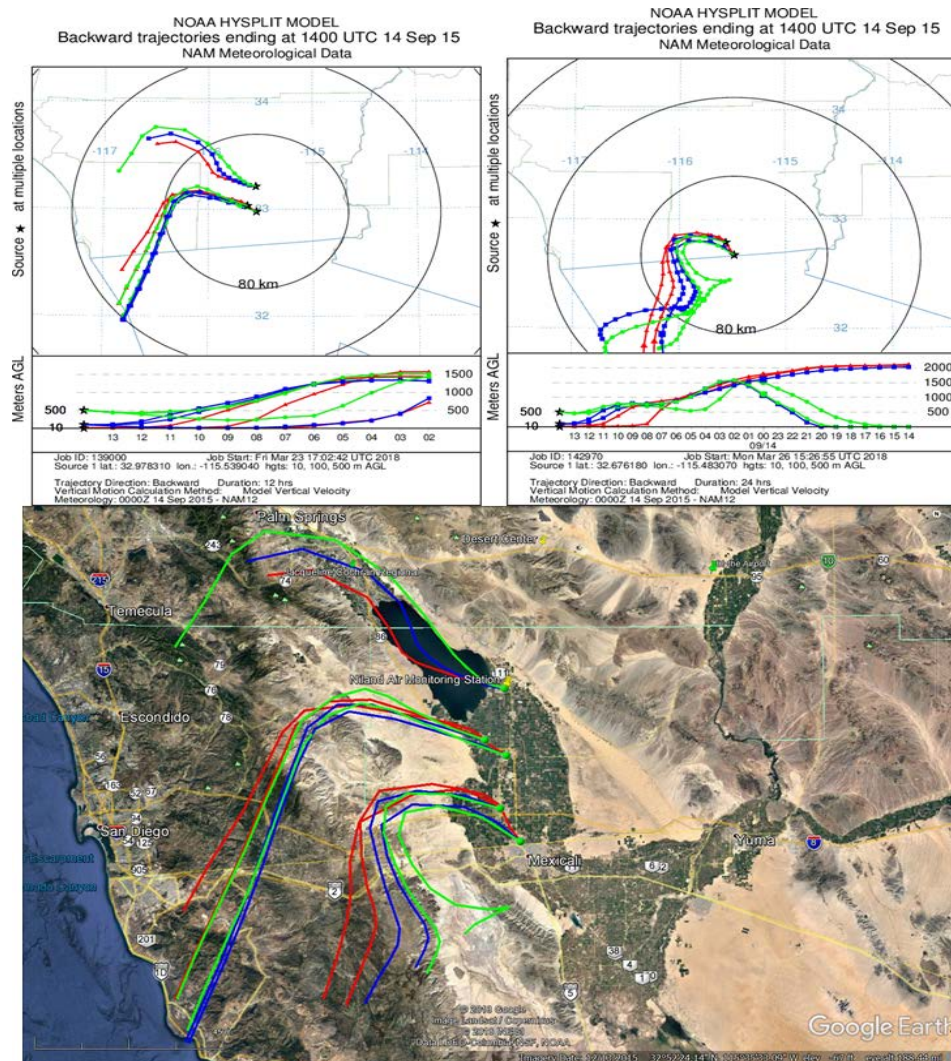
Both trajectories provide information regarding the path of airflow ending during the afternoon hours of September 14, 2015. Locally, both airports measured elevated wind speeds and gusts commencing at approximately 1300 PST. As winds blew over the mountain passes and deserts slopes of San Diego County and over natural open desert areas and agricultural lands suspended windblown dust affected the air monitors in Imperial County. The strongest winds measured during the afternoon hours are coincident with elevated concentrations at air monitors in

<sup>9</sup> The Hybrid Single Particle Lagrangian Integrated Trajectory Model (**HYSPLIT**) is a computer model that is a complete system for computing simple air parcel trajectories to complex dispersion and deposition simulations. It is currently used to compute air parcel trajectories and dispersion or deposition of atmospheric pollutants. One popular use of HYSPLIT is to establish whether high levels of air pollution at one location are caused by transport of air contaminants from another location. HYSPLIT's back trajectories, combined with satellite images (for example, from NASA's [MODIS](#) satellites), can provide insight into whether high air pollution levels are caused by local air pollution sources or whether an air pollution problem was blown in on the wind. The initial development was a result of a joint effort between NOAA and Australia's Bureau of Meteorology. Source: NOAA/Air Resources Laboratory, 2011.



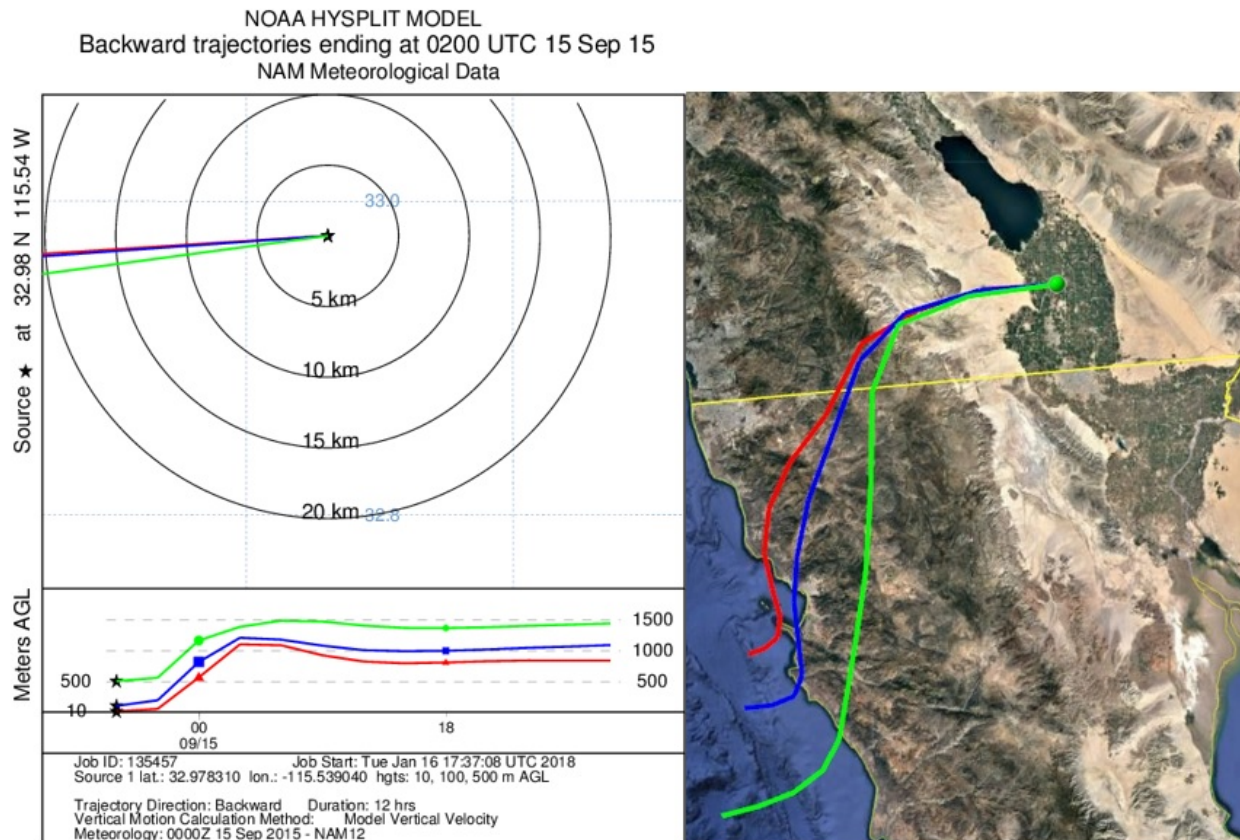
Imperial and Yuma counties. It should be noted that modeled winds can differ substantially from local conditions. Data used in the HYSPLIT model has a horizontal resolution of 12 km and is integrated every three hours. Thus, the HYSPLIT model may differ from local observed surface wind speeds and directions. The elevated levels of PM<sub>10</sub> concentrations measured in Riverside, Imperial, and Yuma counties illustrate the regional nature of the event (**Tables 2-1 and 2-2**).

**FIGURE 2-23**  
**HYSPLIT MODEL ENDING 1400 PST SEPTEMBER 14, 2015**



**Fig 2-23:** A 12-hour and 24-hour back trajectory ending at 1400 PST illustrates the path of airflow from the west to west-southwest. The left image is a 12-hour back trajectory of the Niland, Brawley and Westmorland monitors while the right image is a 24-hour trajectory of the Calexico and El Centro monitors. The base map is a 12-hour back trajectory of all the monitors on September 14, 2015. Red trajectory indicates airflow at 10 meters AGL (above ground level); blue indicates airflow at 100 meters AGL; green indicates airflow at 500 meters AGL. Dynamically generated through NOAA's Air Resources Laboratory

**FIGURE 2-24**  
**HYSPLIT MODEL ENDING 1800 PST SEPTEMBER 14, 2015**



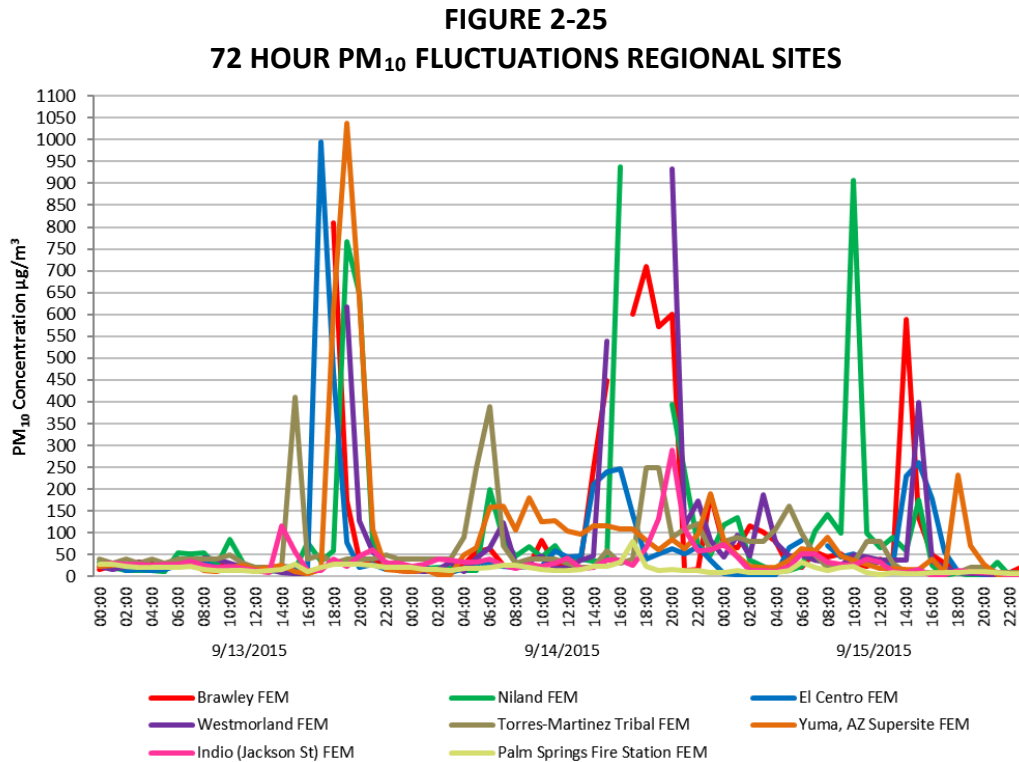
**Fig 2-24:** A 12-hour back trajectory ending at 1800 PST illustrates the path of airflow from the west to west-southwest. Right image is the same trajectory but with a base map. Red trajectory indicates airflow at 10 meters AGL (above ground level); blue indicates airflow at 100 meters AGL; green indicates airflow at 500 meters AGL. Dynamically generated through NOAA's Air Resources Laboratory

**Figures 2-25 and 2-26** illustrate the elevated levels of wind speeds and hourly PM<sub>10</sub> concentrations measured in Riverside, Imperial, and Yuma counties.<sup>10</sup> Elevated emissions entrained into Imperial County affected the air monitors in Imperial County when moisture from the remnants of former Hurricane Linda arrived into Southeastern California allowing the strengthening of onshore flow creating gusty westerly winds the blew across southeastern California and into Imperial County. The air monitors in Imperial County measured elevated concentrations between 1400 PST and 2200 PST coincident with measured elevated wind speeds and gusts, at or above 25 mph.

<sup>10</sup> National Weather Service; NOAA's Glossary – Wind Speed: The rate at which air is moving horizontally past a given point. It may be a 2-minute average speed (reported as wind speed) or an instantaneous speed (reported as a peak wind speed, wind gust, or squall) <http://w1.weather.gov/glossary/index.php?letter=w>



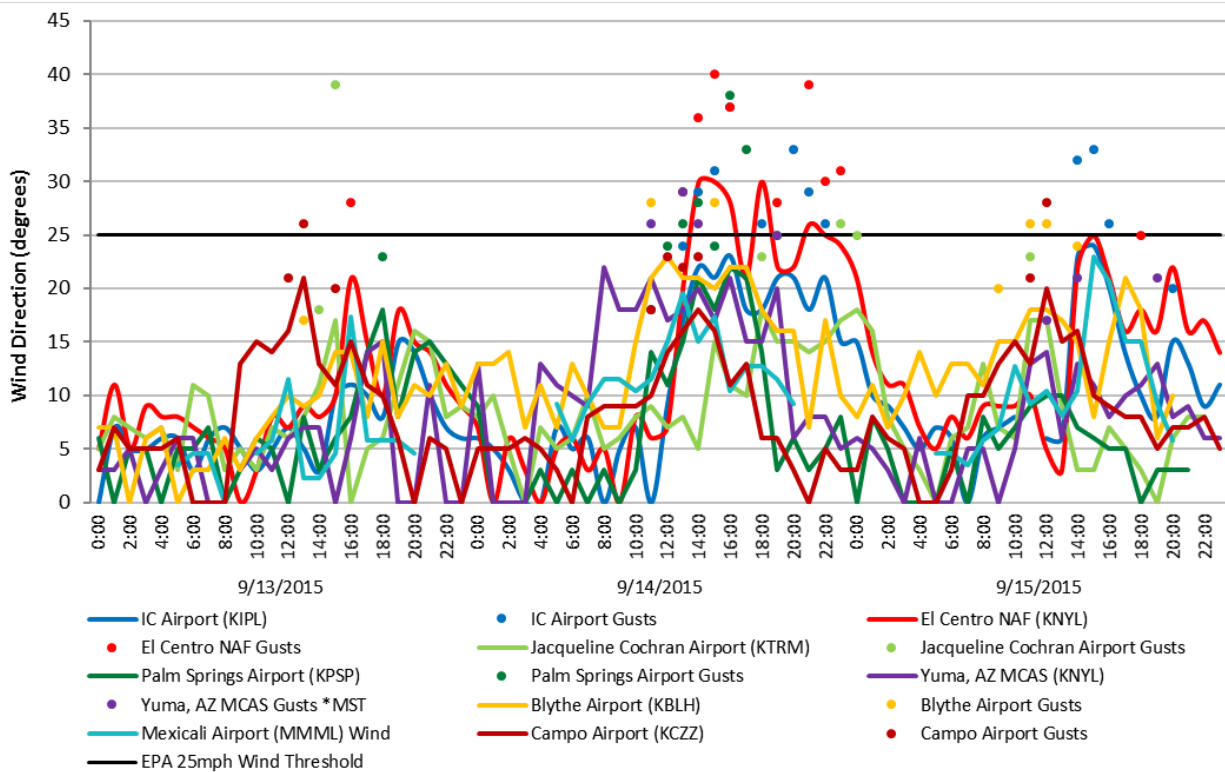
The resulting entrained dust and accompanying high winds from the system qualify this event as a “high wind dust event”.<sup>11</sup> High wind dust events are considered natural events where the windblown dust is either from solely a natural source or from areas where anthropogenic sources of windblown dust are controlled with Best Available Control Measures (BACM). The following sections provide evidence that the September 14, 2015 high wind event qualifies as a natural event and that BACM was overwhelmed by the suddenness and intensity of the meteorological event.



**Fig 2-25:** Is the graphical representation of the 72-hour relative PM<sub>10</sub> concentrations at various monitoring locations throughout Riverside, Imperial and Yuma counties. The graph demonstrates that PM<sub>10</sub> concentrations at all monitors in Imperial County were affected by the weather system and accompanying winds on September 14, 2015.

<sup>11</sup> Title 40 Code of Federal Regulations part 50: §50.1(p) High wind dust event is an event that includes the high-speed wind and the dust that the wind entrains and transports to a monitoring site.

**FIGURE 2-26**  
**72 HOUR REGIONAL WIND SPEEDS**



**Fig 2-26:** Is the graphical representation of the 72-hour measured winds speeds and gusts at various regional airports in California, Arizona, and Mexico. The graph illustrates the significant number of hours where measured wind speeds and wind gusts were above 25 mph. Wind Data from the NCEI's QCLCD system

### III Historical Concentrations

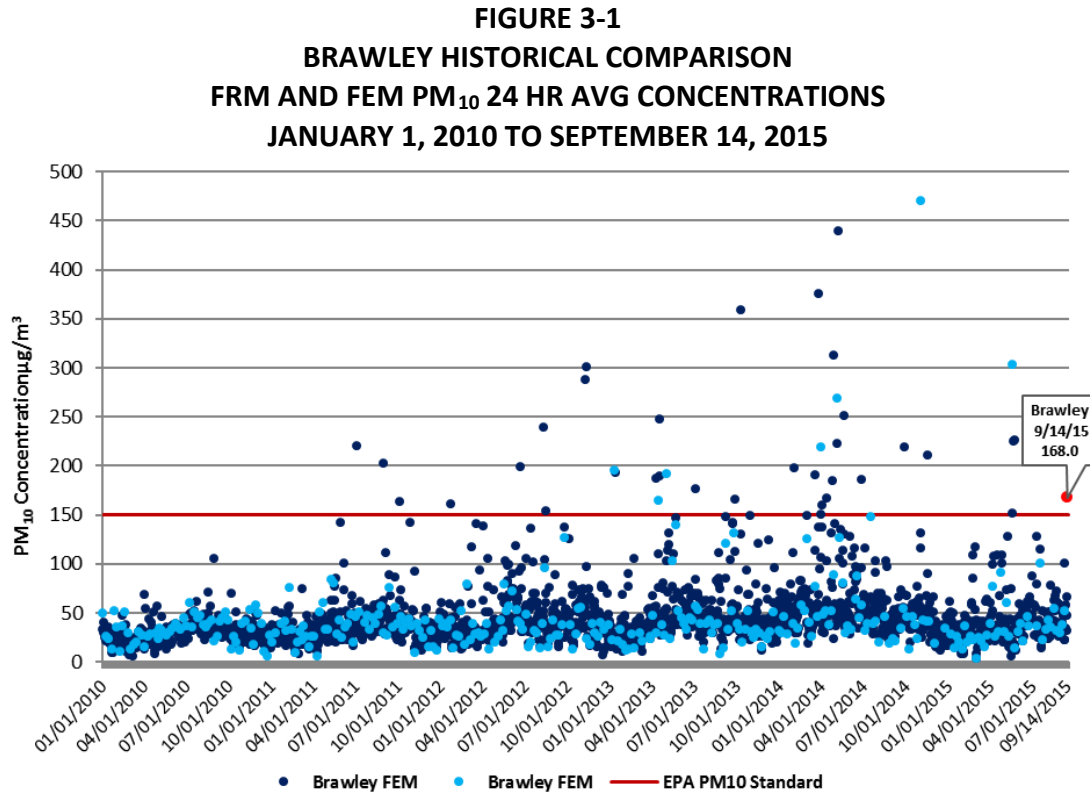
#### III.1 Analysis

While naturally occurring high wind events may recur seasonally and at times frequently and qualify for exclusion under the EER, historical comparisons of the particulate concentrations and associated winds provide insight into the frequency of events within an identified area. The following time series plots illustrate that PM<sub>10</sub> concentrations measured at the Brawley monitor on September 14, 2015, compared to non-event and event days demonstrates the variability over several years and seasons. The analysis also provides supporting evidence that there exists a clear causal relationship between the September 14, 2015 high wind event and the exceedance measured at the Brawley monitor.

**Figures 3-1 and 3-2** show the time series of available FRM and BAM 24-hr PM<sub>10</sub> concentrations at the Brawley monitor for the period of January 1, 2010 through September 14, 2015. Note that prior to 2013, BAM data was not FEM therefore, not reported into AQS.<sup>12</sup> Properly establishing the variability of the event as it occurred on September 14, 2015, 24-hour averaged PM<sub>10</sub> concentrations between January 1, 2010 and September 14, 2015 were compiled and plotted as a time series. All figures illustrate that the exceedance, which occurred on September 14, 2015, were outside the normal historical concentrations when compared to event and non-event days. Air quality data for all graphs obtained through the EPA's AQS data bank.

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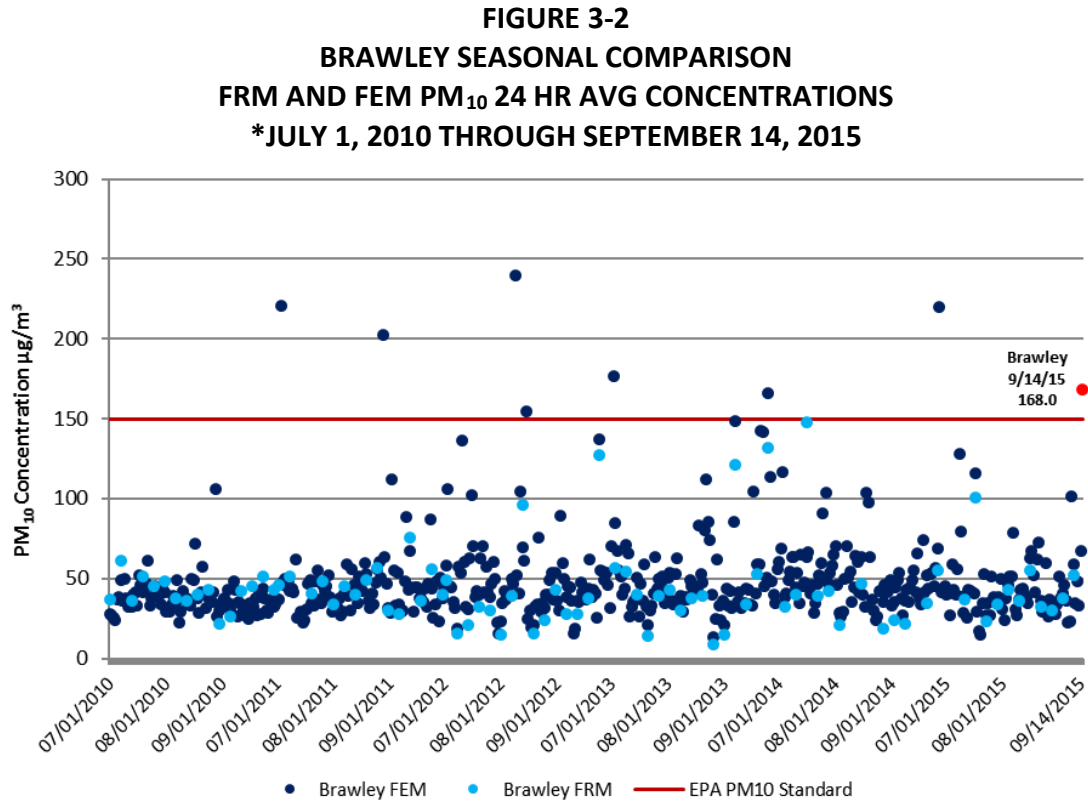
<sup>12</sup> Pollutant concentration data contained in EPA's Air Quality System (AQS) are required to be reported in units corrected to standard temperature and pressure (25 C, 760 mm Hg). Because the PM<sub>10</sub> concentrations prior to 2013 were not reported into the AQS database all BAM (FEM) data prior to 2013 within this report are expressed as micrograms per cubic meter (mg/m<sup>3</sup>) at local temperature and pressure (LTP) as opposed to standard temperature and pressure (STP, 760 torr and 25 C). The difference in concentration measurements between standard conditions and local conditions is insignificant and does not alter or cause any significant changes in conclusions to comparisons of PM<sub>10</sub> concentrations to PM<sub>10</sub> concentrations with in this demonstration.



**Fig 3-1:** A comparison of PM<sub>10</sub> historical concentrations demonstrates that the measured concentration of 168 µg/m<sup>3</sup> on September 14, 2015 by the Brawley monitor was outside the normal historical concentrations when compared to similar event days and non-event days. Of the 2083 sampling days there were 35 exceedance days which is less than a 2.0% occurrence rate

The time series, **Figures 3-1 thru 3-2** for Brawley included 2,411 credible samples measured between January 1, 2010 and September 14, 2015 or a total 2083 sampling days.

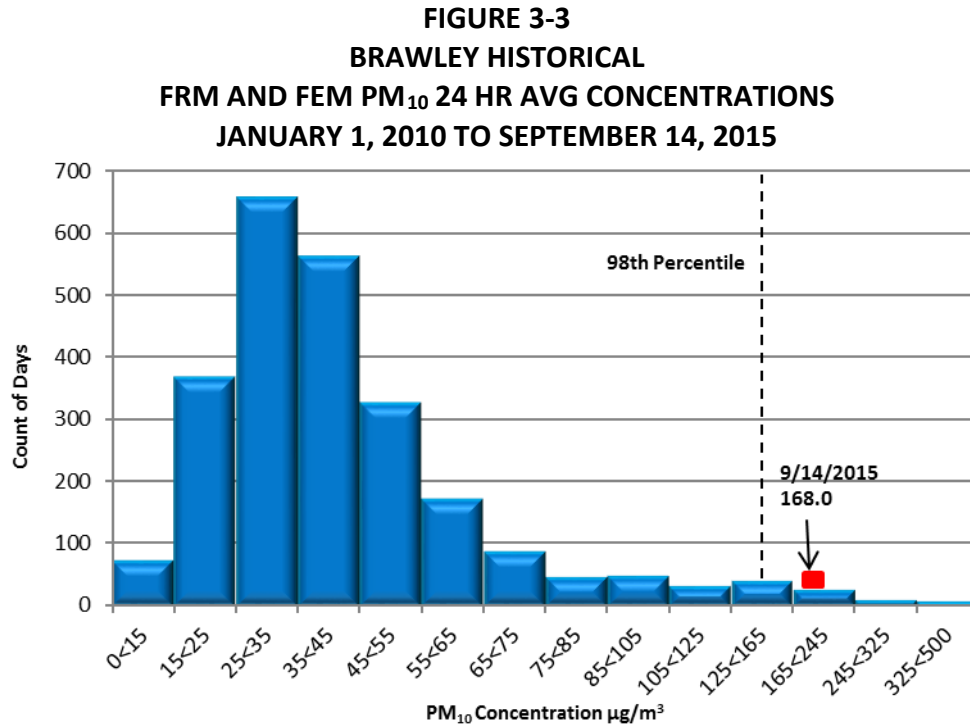
Overall, the time series illustrates that the Brawley monitor, measured 35 exceedance days out of the 2,083 sampling days, which is less than a 2% occurrence rate. Of the 35 exceedance days, 7 exceedance days occurred during the third quarter (July – September). The remaining 28 exceedance days occurred during the first, second and fourth quarters. The September 14, 2015 concentration is outside the normal historical measurements for the third quarter. No exceedances of the standard occurred during 2010. As mentioned above, FEM BAM data was not regulatory from 2010 to 2012.



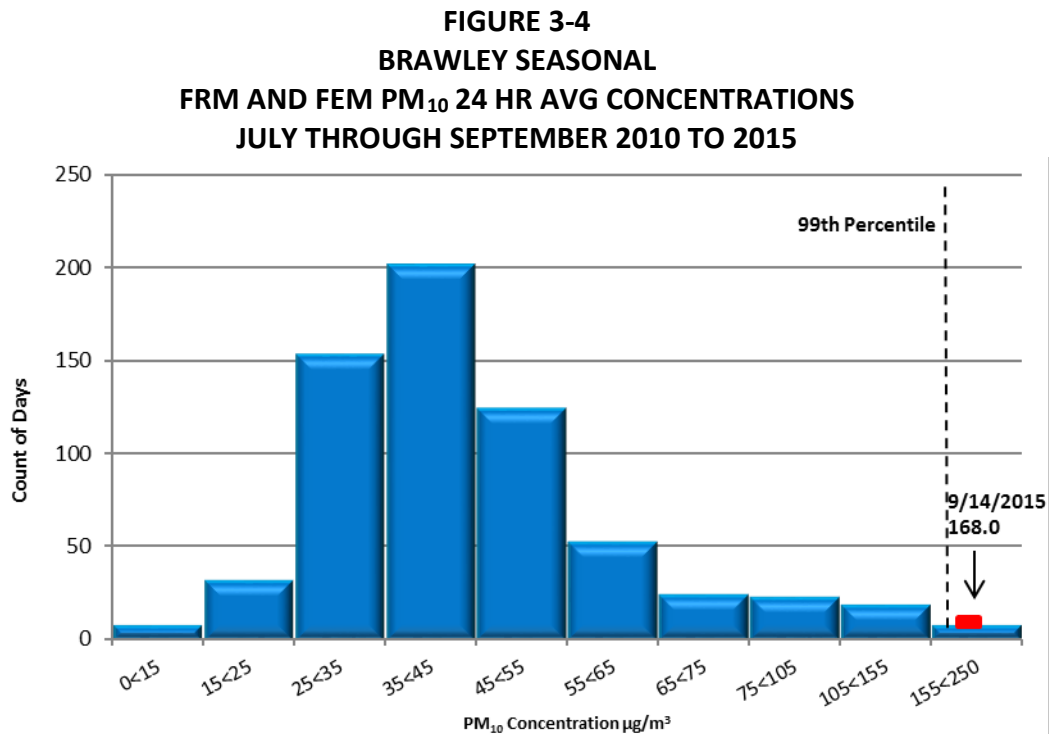
\*July 1, 2010 through September 30, 2014 and July 1, 2015 through September 14, 2015

**Fig 3-2:** A comparison of PM<sub>10</sub> seasonal concentrations demonstrate that the measured concentration of 168 µg/m<sup>3</sup> by the Brawley monitor on September 14, 2015 was outside the normal seasonal concentrations when compared to similar days and non-event days

**Figure 3-2** displays the seasonal fluctuation over 536 sampling days at the Brawley monitor for third quarter (July to September) between 2010 and 2015. The Brawley monitor measured 620 credible samples over 536 sampling days. Of the 536 sampling days, there were seven (7) measured exceedance days, which equates to less than a 1.5% occurrence rate. The September 14, 2015 measured concentration at the Brawley monitor was outside the normal historical and seasonal concentrations when compared to both event days and non-event days.



**Fig 3-3:** The 24-hr average PM<sub>10</sub> concentrations measured at the Brawley monitor demonstrates that the concentration of 168 µg/m<sup>3</sup> falls above the 98<sup>th</sup> percentile



**Fig 3-4:** The 24-hr average PM<sub>10</sub> concentration at the Brawley monitor demonstrates that the September 14, 2015 event was in excess of the 99<sup>th</sup> percentile



For the combined FRM and FEM data sets for the Brawley monitor the annual historical and the seasonal historical PM<sub>10</sub> concentration of 168 µg/m<sup>3</sup> both are above the 98<sup>th</sup> percentile rank. Looking at the annual time series concentrations, the seasonal time series concentrations and the percentile rankings for both the historical and seasonal patterns the September 14, 2015 measured exceedance is clearly outside the normal concentration levels when comparing to non-event days and event days.

### **III.2 Summary**

The information provided, above, by the time series plots, seasonal time series plots, and the percentile rankings illustrate that the PM<sub>10</sub> concentration observed on September 14, 2015 occurs infrequently. When comparing the measured PM<sub>10</sub> level on September 14, 2015 and following USEPA EER guidance, this demonstration provides supporting evidence that the measured exceedance measured at the Brawley monitor was outside the normal historical and seasonal historical concentration levels.

The historical concentration analysis provided here supports the determination that the September 14, 2015 natural event affected the concentrations levels at the Brawley monitor causing an exceedance. The concentration analysis further supports that the natural event affected air quality in such a way that there exists a clear causal relationship between the measured exceedance on September 14, 2015 and the natural event, qualifying the natural event as an Exceptional Event.

## **IV Not Reasonably Controllable or Preventable**

According to the October 3, 2016 promulgated revision to the Exceptional Event (EE) rule under 40 CFR §50.14(b)(8) air agencies must address the “not reasonably controllable or preventable” (nRCP) criterion as two prongs. In order to properly address the nRCP criterion the ICAPCD must not only identify the natural and anthropogenic sources of emissions causing and contributing to the monitored exceedance but must identify the relevant State Implementation Plan (SIP) measures and/or other enforceable control measures in place for the identified sources. An effective analysis of the nRCP must include the implementation status of the control measures in order to properly consider the measures as enforceable. USEPA considers control measures enforceable if approved into the SIP within 5 years of an EE demonstration submittal. The identified control measures must address those specific sources that are identified as causing or contributing to a monitored exceedance.

The final EE rule revision explains that an event is considered not reasonably controllable if reasonable measures to control the impact of the event on air quality were applied at the time of the event. Similarly, an event is considered not reasonably preventable if reasonable measures to prevent the event were applied at the time of the event. However, for “high wind events” when PM<sub>10</sub> concentrations are due to dust raised by high winds from desert areas whose sources are controlled with Best Available Control Measures (BACM) then the event is a “natural event” where human activity plays little or no direct causal role and thus is considered not preventable.

This section begins by providing background information on all SIP and other enforceable control measures in force during the EE for September 14, 2015. In addition, this September 14, 2015 demonstration provides technical and non-technical evidence that strong gusty westerly winds blew across the mountains and deserts within southeastern California and into Imperial County suspending particulate matter affecting the Brawley monitor on September 14, 2015. This section identifies all natural and anthropogenic sources and provides regulatory evidence of the enforceability of the control measures in place during the September 14, 2015 EE.

### **IV.1 Background**

Inhalable particulate matter (PM<sub>10</sub>) contributes to effects that are harmful to human health and the environment, including premature mortality, aggravation of respiratory and cardiovascular disease, decreased lung function, visibility impairment, and damage to vegetation and ecosystems. Upon enactment of the 1990 Clean Air Act (CAA) amendments, Imperial County was classified as moderate nonattainment for the PM<sub>10</sub> NAAQS under CAA sections 107(d)(4)(B) and 188(a). By November 15, 1991, such areas were required to develop and submit State Implementation Plan (SIP) revisions providing for, among other things, implementation of reasonably available control measures (RACM).

Partly to address the RACM requirement, ICAPCD adopted local Regulation VIII rules to control PM<sub>10</sub> from sources of fugitive dust on October 10, 1994, and revised them on November 25,

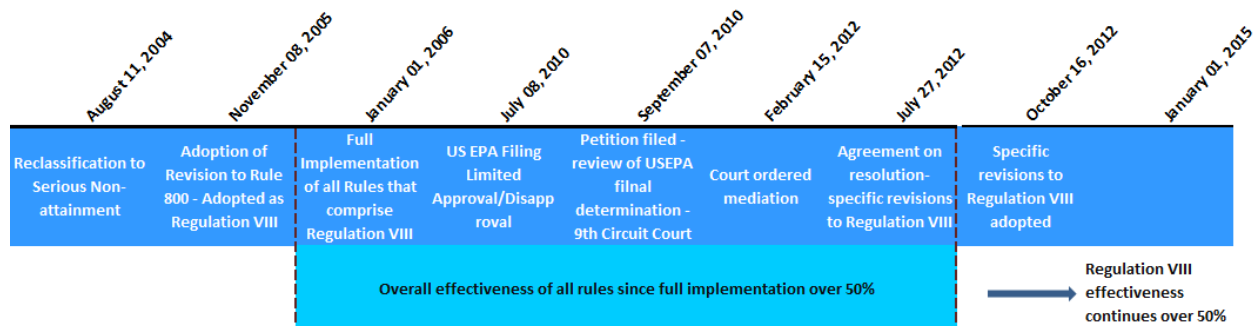
1996. USEPA did not act on these versions of the rules with respect to the federally enforceable SIP.

On August 11, 2004, USEPA reclassified Imperial County as a serious nonattainment area for PM<sub>10</sub>. As a result, CAA section 189(b)(1)(B) required all BACM to be implemented in the area within four years of the effective date of the reclassification, i.e., by September 10, 2008.

On November 8, 2005, partly to address the BACM requirement, ICAPCD revised the Regulation VIII rules to strengthen fugitive dust requirements. On July 8, 2010, USEPA finalized a limited approval of the 2005 version of Regulation VIII, finding that the seven Regulation VIII rules largely fulfilled the relevant CAA requirements. Simultaneously, USEPA also finalized a limited disapproval of several of the rules, identifying specific deficiencies that needed to be addressed to fully demonstrate compliance with CAA requirements regarding BACM and enforceability.

In September 2010, ICAPCD and the California Department of Parks and Recreation (DPR) filed petitions with the Ninth Circuit Federal Court of Appeals for review of USEPA's limited disapproval of the rules. After hearing oral argument on February 15, 2012, the Ninth Circuit directed the parties to consider mediation before rendering a decision on the litigation. On July 27, 2012, ICAPCD, DPR and USEPA reached agreement on a resolution to the dispute, which included a set of specific revisions to Regulation VIII. These revisions are reflected in the version of Regulation VIII adopted by ICAPCD on October 16, 2012 and approved by USEPA April 22, 2013. Since 2006, ICAPCD had implemented regulatory measures to control emissions from fugitive dust sources and open burning in Imperial County.

**FIGURE 4-1  
REGULATION VIII GRAPHIC TIMELINE DEVELOPMENT**



**Fig 4-1: Regulation VIII Graphic Timeline**

#### IV.1.a Control Measures

Below is a brief summary of Regulation VIII, which is comprised of seven fugitive dust rules. **Appendix D** contains a complete set of the Regulation VIII rules.

ICAPCD's Regulation VIII consists of seven interrelated rules designed to limit emissions of PM<sub>10</sub>

from anthropogenic fugitive dust sources in Imperial County.

Rule 800, General Requirements for Control of Fine Particulate Matter, provides definitions, a compliance schedule, exemptions and other requirements generally applicable to all seven rules. It requires the United States Bureau of Land Management (BLM), United States Border Patrol (BP) and DPR to submit dust control plans (DCP) to mitigate fugitive dust from areas and/or activities under their control. Appendices A and B within Rule 800 describe methods for determining compliance with opacity and surface stabilization requirements in Rules 801 through 806.

Rule 801, Construction and Earthmoving Activities, establishes a 20% opacity limit and control requirements for construction and earthmoving activities. Affected sources must submit a DCP and comply with other portions of Regulation VIII regarding bulk materials, carry-out and track-out, and paved and unpaved roads. The rule exempts single family homes and waives the 20% opacity limit in winds over 25 mph under certain conditions.

Rule 802, Bulk Materials, establishes a 20% opacity limit and other requirements to control dust from bulk material handling, storage, transport and hauling.

Rule 803, Carry-Out and Track-Out, establishes requirements to prevent and clean-up mud and dirt transported onto paved roads from unpaved roads and areas.

Rule 804, Open Areas, establishes a 20% opacity limit and requires land owners to prevent vehicular trespass and stabilize disturbed soil on open areas larger than 0.5 acres in urban areas, and larger than three acres in rural areas. Agricultural operations are exempted.

Rule 805, Paved and Unpaved Roads, establishes a 20% opacity limit and control requirements for unpaved haul and access roads, canal roads and traffic areas that meet certain size or traffic thresholds. It also prohibits construction of new unpaved roads in certain circumstances. Single-family residences and agricultural operations are exempted.

Rule 806, Conservation Management Practices, requires agricultural operation sites greater than 40 acres to implement at least one conservation management practice (CMP) for each of several activities that often generates dust at agricultural operations. In addition, agricultural operation sites must prepare a CMP plan describing how they comply with Rule 806, and must make the CMP plan available to the ICAPCD upon request.

#### **IV.1.b Additional Measures**

Imperial County Natural Events Action Plan (NEAP)

On August 2005, the ICAPCD adopted a NEAP for the Imperial County, as was required under the former USEPA Natural Events Policy, to address PM<sub>10</sub> events by:

- Protecting public health;
- Educating the public about high wind events;
- Mitigating health impacts on the community during future events; and
- Identifying and implementing BACM measures for anthropogenic sources of windblown dust.

#### Smoke Management Plan (SMP) Summary

There are 35 Air Pollution Control Districts or Air Quality Management Districts in California which are required to implement a district-wide smoke management program. The regulatory basis for California's Smoke Management Program, codified under Title 17 of the California Code of Regulations is the "Smoke Management Guidelines for Agricultural and Prescribed Burning" (Guidelines). California's 1987 Guidelines revised to improve interagency coordination, avoid smoke episodes, and provide continued public safety while providing adequate opportunity for necessary open burning. The revisions to the 1987 Guidelines approved March 14, 2001. All air districts, with the exception of the San Joaquin Valley Air Pollution Control District (SJAPCD) were required to update their existing rules and Smoke Management Plans to conform to the most recent update to the Guidelines.

Section 80150 of Title 17 specifies the special requirements for open burning in agricultural operations, the growing of crops and the raising of fowl or animals. This section specifically requires the ICAPCD to have rules and regulations that require permits that contain requirements that minimize smoke impacts from agricultural burning.

On a daily basis, the ICAPCD reviews surface meteorological reports from various airport agencies, the NWS, State fire agencies and CARB to help determine whether the day is a burn day. Using a four-quadrant map of Imperial County allowed burns are allocated in such a manner as to assure minimal to no smoke impacts safeguarding the public health. Finally, all permit holders are required to notice and advise members of the public of a potential burn. This noticing requirement is the Good Neighbor Policy. On September 14, 2015 the ICAPCD declared a No Burn day (**Appendix A**). No complaints were filed for agricultural burning on September 14, 2015.

#### IV.1.c Review of Source Permitted Inspections and Public Complaints

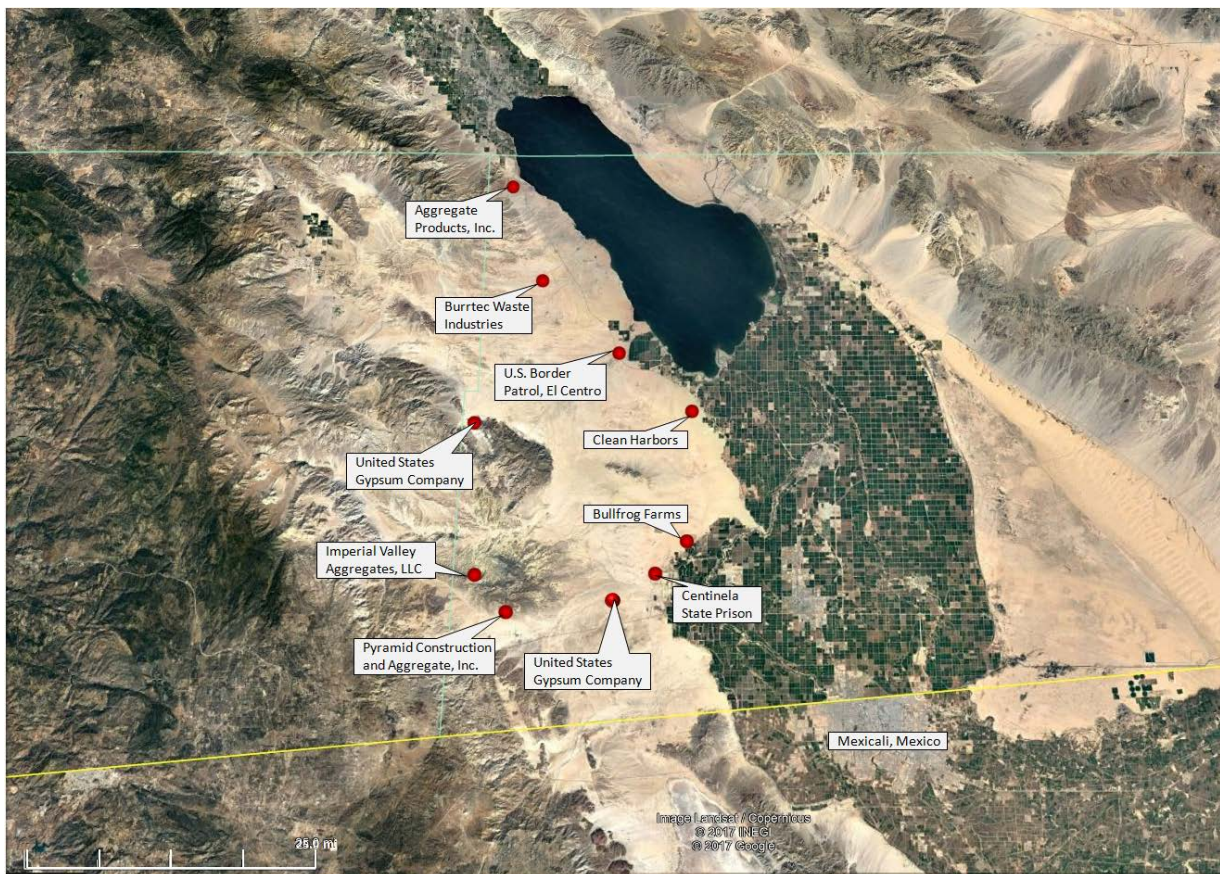
A query of the ICAPCD permit database was compiled and reviewed for active permitted sources throughout Imperial County and specifically around Brawley during the September 14, 2015 PM<sub>10</sub> exceedance. Both permitted and non-permitted sources are required to comply with Regulation VIII requirements that address fugitive dust emissions. The identified permitted sources are Aggregate Products, Inc., US Gypsum Quarry, Imperial Aggregates (Val-Rock, Inc., and Granite Construction), US Gypsum Plaster City, Clean Harbors (Laidlaw Environmental Services), Bullfrog Farms (Dairy), Burrtec Waste Industries, Border Patrol Inspection station, Centinela State Prison, various communications towers not listed and various agricultural operations. Non-permitted sources include the wind farm known as Ocotillo Express, and a solar facility known as CSolar IV



West. Finally, the desert regions are under the jurisdiction of the Bureau of Land Management and the California Department of Parks (Including Anza Borrego State Park and Ocotillo Wells).

An evaluation of all inspection reports, air quality complaints, compliance reports, and other documentation indicate no evidence of unusual anthropogenic-based PM<sub>10</sub> emissions. There were no complaints filed on September 14, 2015 officially declared as No Burn days, related to agricultural burning, waste burning or dust.

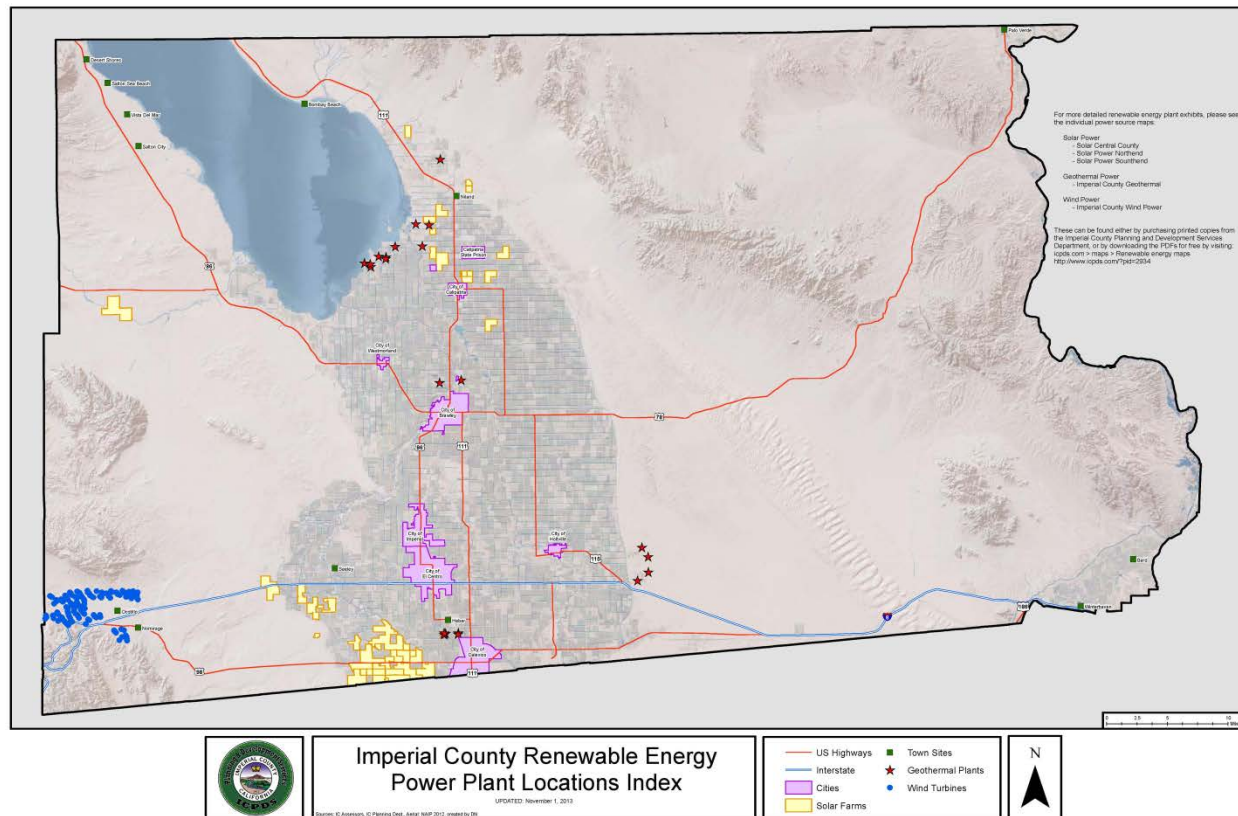
**FIGURE 4-2**  
**PERMITTED SOURCES**



**Fig 4-2:** The above map identifies those permitted sources located west, northwest and southwest of the Brawley monitor. The green line to the north denotes the political division between Imperial and Riverside counties. The yellow line below denotes the international border between the United States and Mexico. The green checker-boarded areas are a mixed use of agricultural and community parcels. In addition, either the Bureau of Land Management or the California Department of Parks manages the desert areas. Base map from Google Earth



**FIGURE 4-3**  
**NON-PERMITTED SOURCES**



**Fig 4-3:** The above map identifies those power sources located west, northwest and southwest of the Brawley monitor. Blue indicate the Wind Turbines, Yellow are the solar farms and stars are geothermal plants

## IV.2 Forecasts and Warnings

As mentioned above the San Diego NWS office issued, two Urgent Weather Messages advising of west to northwest 20 to 30mph winds with gusts up to 50 mph affecting desert slopes and wind prone adjacent desert areas in Riverside and San Diego Counties including Interstate 10 and interstate 8.<sup>13</sup> The Phoenix NWS office issued a single Urgent Weather Message advising of blowing dust in eastern Riverside County between Blythe and Desert Center. Finally, a Special Weather Statement, issued by the Phoenix NWS office described the tracking of a strong thunderstorm 8 miles east of Desert Center moving north possibly generating dense blowing dust. The ICAPCD issued a web-based AQI<sup>14</sup> alert on September 14, 2015 at 700 pm for the

<sup>13</sup> A wind advisory is issued when the following conditions are met for one (1) hour or longer: 1) sustained winds of 31 to 39 mph, and/or; 2) wind gusts of 46 to 57 mph for any duration. Source: NWS, 2016;

<http://www.weather.gov/lwx/WarningsDefined#WindAdvisory>

<sup>14</sup> The AQI is an index for reporting daily air quality. It tells you how clean or polluted your air is, and what associated health effects might be a concern for you. The AQI focuses on health effects you may experience within a few hours or days after breathing polluted air. EPA calculates the AQI for five major air pollutants regulated by the Clean Air

Brawley area that identified air quality as “Unhealthy for Sensitive Groups.” The alert stated: “PM<sub>10</sub> AQI 101-150—People with respiratory or heart disease, the elderly, and children are the groups most at risk, especially when they are physically active. There is an increased likelihood of respiratory symptoms in sensitive individuals, and aggravation of heart and lung disease and premature mortality in persons with cardiopulmonary disease and the elderly. U.S. EPA cautions that people with heart or lung disease, older adults, and children should reduce prolonged or heavy exertion.” **Appendix A** contains copies of notices pertinent to the September 14, 2015 event.

#### IV.3 Wind Observations

Wind data during the event were available from airports in eastern Riverside County, southern San Diego County, southwestern Yuma County (Arizona), northern Mexico, and Imperial County. El Centro NAF (KNJK) measured winds of up to 30 mph as well as measuring gusts of up to 40 mph. The airport measured six hours of winds at or above the 25-mph threshold and eight hours of gusts at or above 28 mph. Imperial County Airport (KIPL) had eight hours of gusts at or above 25 mph. Peak winds were 23 mph and peak gusts were 37 mph. See also **Table 2-2** for additional wind speeds. Wind speeds of over 25 mph are normally sufficient to overcome most PM<sub>10</sub> control measures. During the September 14, 2015 event wind speeds were above the 25-mph threshold overcoming the BACM in place.

#### IV.4 Summary

The weather and air quality forecasts and warnings outlined in this section demonstrate that high winds accompanying a strong cold front that moved through southern California entrained particulate matter that caused uncontrollable PM<sub>10</sub> emissions. The BACM list as part of the control measures in Imperial County for fugitive dust emissions were in place at the time of the event. These control measures are required for areas designated as "serious" non-attainment for PM<sub>10</sub>, such as Imperial County. Thus, the BACM in place at the time of the event were beyond reasonable. In addition, surface wind measurements upstream of Brawley during the event were high enough (at or above 25 mph, with wind gusts reaching 40 mph) that BACM PM<sub>10</sub> control measures would have been overwhelmed.

Finally, a high wind dust event can be considered as a natural event, even when portions of the wind-driven emissions are anthropogenic, as long as those emissions have a clear causal relationship to the event and were determined to be not reasonably controllable or preventable. This demonstration has shown that the event that occurred on September 14, 2015 was not reasonably controllable or preventable despite the strong and in force BACM within the affected areas in Imperial County. This demonstration has similarly established a clear causal relationship

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Act: ground-level ozone, particle pollution (also known as particulate matter), carbon monoxide, sulfur dioxide, and nitrogen dioxide. For each of these pollutants, EPA has established national air quality standards to protect public health. Ground-level ozone and airborne particles are the two pollutants that pose the greatest threat to human health in this country. Source: <https://airnow.gov/index.cfm?action=aqibasics.aqi>.

between the exceedances and the high wind event timeline and geographic location. The September 14, 2015 event can be considered an exceptional event under the requirements of the exceptional event rule.

## **V Clear Causal Relationship**

### **V.1 Discussion**

Meteorological observations for September 14, 2015, identified a large amount of lower-level moisture from the remnants of tropical cyclone Linda that combined with a moderate onshore flow that created conditions that favored showers and in areas like Arizona thunderstorm development with westerly winds over the San Diego Mountains and deserts.

As mentioned in section II, on September 14, 2015, Imperial County experienced two weather patterns, on the one hand upper levels tried to point to a return to a typical westerly pattern aloft (San Diego area) while the lower level flow and moisture surface within Arizona contained a decent monsoonal signal.<sup>15</sup> Thunderstorm activity in Riverside, east of Desert Center, Coachella and within the San Diego deserts support the observation that surface pressure gradients accelerated onshore flow to the lower deserts with locally gusty westerly winds blowing through the San Diego mountain passes and deserts, including Interstate 10 and interstate 8. As winds blew over the mountain passes and deserts slopes of San Diego County and over natural open desert areas and agricultural lands, suspended windblown dust affected the air monitors in Imperial County. The strongest winds measured during the afternoon hours are coincident with elevated concentrations at air monitors in Imperial and Yuma counties.

While all stations measured elevated concentrations by 1600 PST, only the Brawley monitor measured an exceedance. The Niland and Westmorland monitors potentially would have exceeded but for the invalidation of more than two hours of measured concentrations. The El Centro monitor further south measured four hours of elevated concentrations (1400 PST through 1700 PST) in line with the Phoenix issued a 1549 PST Special Weather Statement, which described the tracking of a strong thunderstorm with possible winds in excess of 40 mph. There was no continuous monitor at the Calexico Station. On September 14, 2015 as moisture from the remnants of former Hurricane Linda arrived into Southeastern California and with the strengthening of onshore flow causing the tightening of the pressure gradient, gusty westerly winds blew across southeastern California and into Imperial County affecting air quality and causing an exceedance at the Brawley monitor.

Entrained windblown dust from natural areas, particularly from the desert area and anthropogenic sources controlled with BACM, is verified by the meteorological and air quality observations on September 14, 2015. Meteorological data show that these strong and gusty westerly winds blew across the San Diego mountain slopes and natural open deserts were directly responsible for the high PM<sub>10</sub> concentrations observed in Imperial County on September 14, 2015.

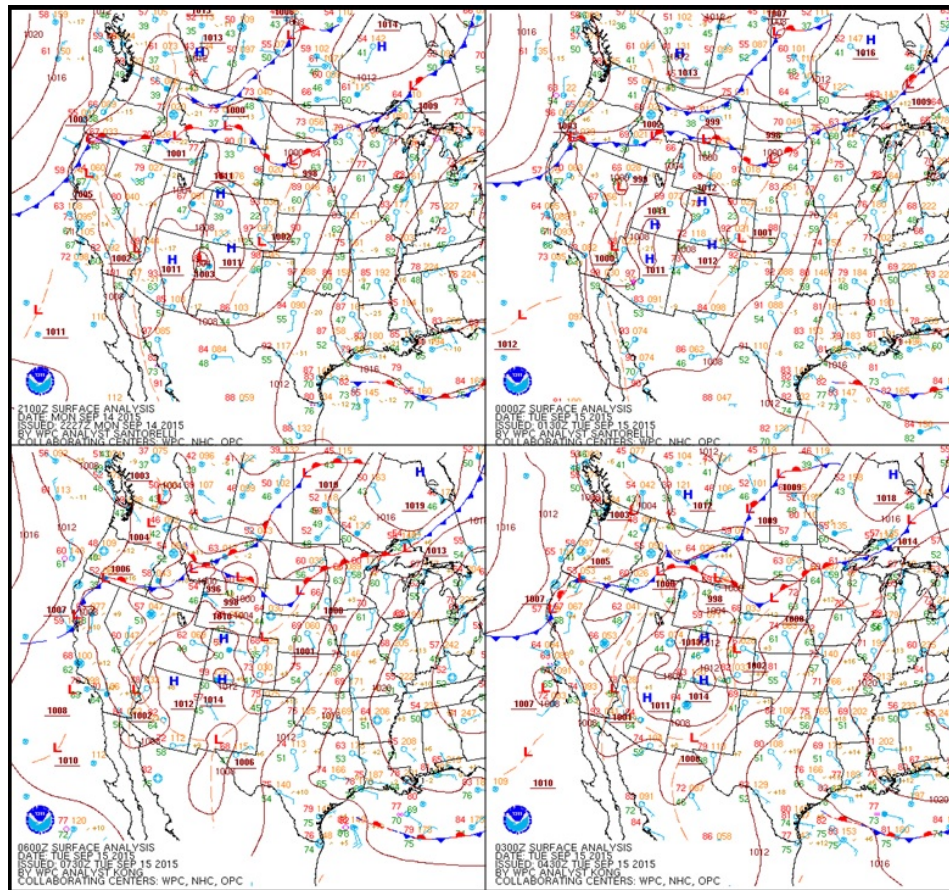
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<sup>15</sup> Phoenix NWS office Area Forecast Discussion, 0453 am MST, Monday September 14, 2015.



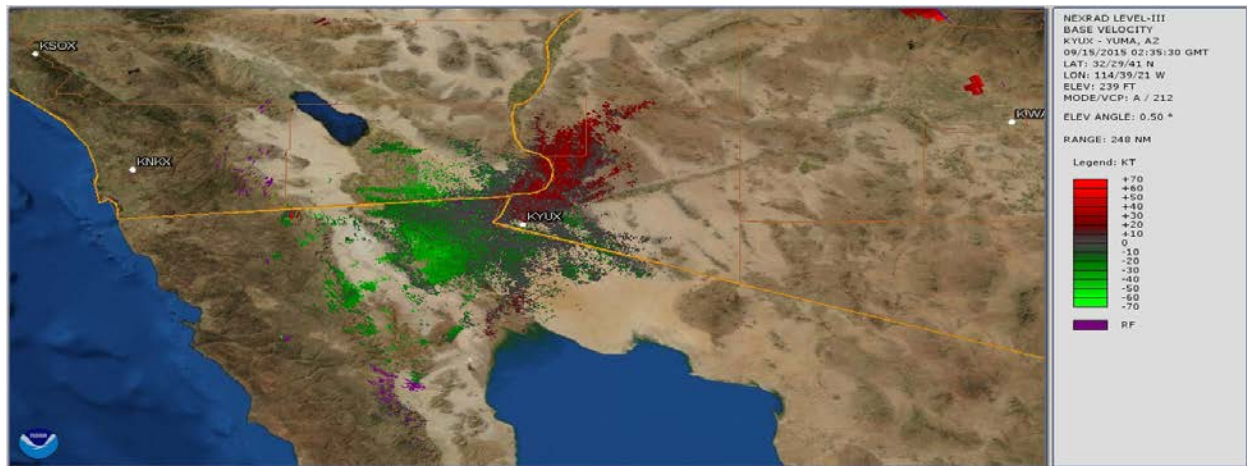
Figures 5-1 through 5-4 provide information regarding the existing meteorological conditions that support the tightening of the pressure gradient, the wind base velocity, the wind base reflectivity and the amount of particles existing in the ambient air on September 14, 2015.

**FIGURE 5-1  
TIGHTENING PRESSURE GRADIENT**



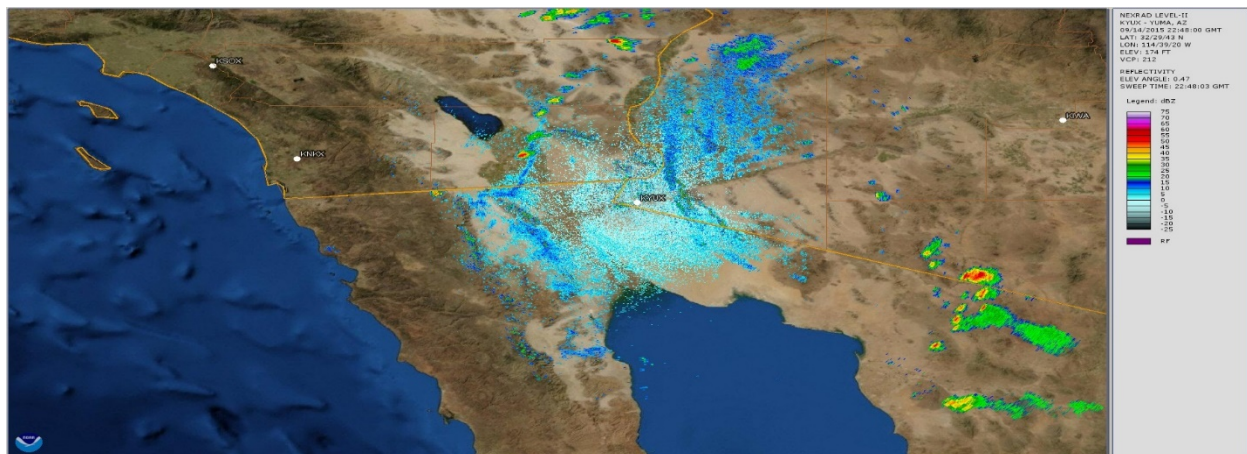
**Fig 5-1:** Four surface analysis maps show the pressure gradient over southeastern California on September 14, 2015. Clockwise, from top left: 1300 PST; 1600 PST; 1900 PST and 2200 PST. At 1300 PST (top left) the gradient is relaxed. The gradient has tightened by 1600 PST (top right) which continued through 1900 PST (bottom right). By 2200 PST the gradient has relaxed. Source: Weather Prediction Center Surface Analysis Archives; [http://www.wpc.ncep.noaa.gov/archives/web\\_pages/sfc/sfc\\_archive.php](http://www.wpc.ncep.noaa.gov/archives/web_pages/sfc/sfc_archive.php)

**FIGURE 5-2**  
**NEXRAD BASE VELOCITY**



**Fig 5-2:** A NEXRAD base velocity image captured by the Yuma, Arizona, KYUX station on September 14, 2015 at 1835 PST coincident with measured elevated winds at the El Centro NAF. Green colors indicate winds moving toward the NEXRAD site, while red indicates winds moving away from the radar site. While NEXRAD radar is only available for the extreme southeastern corner of Imperial County, it does provide a general velocity of the winds. Dynamically generated through NOAA Weather and Climate Toolkit

**FIGURE 5-3**  
**NEXRAD BASE REFLECTIVITY**

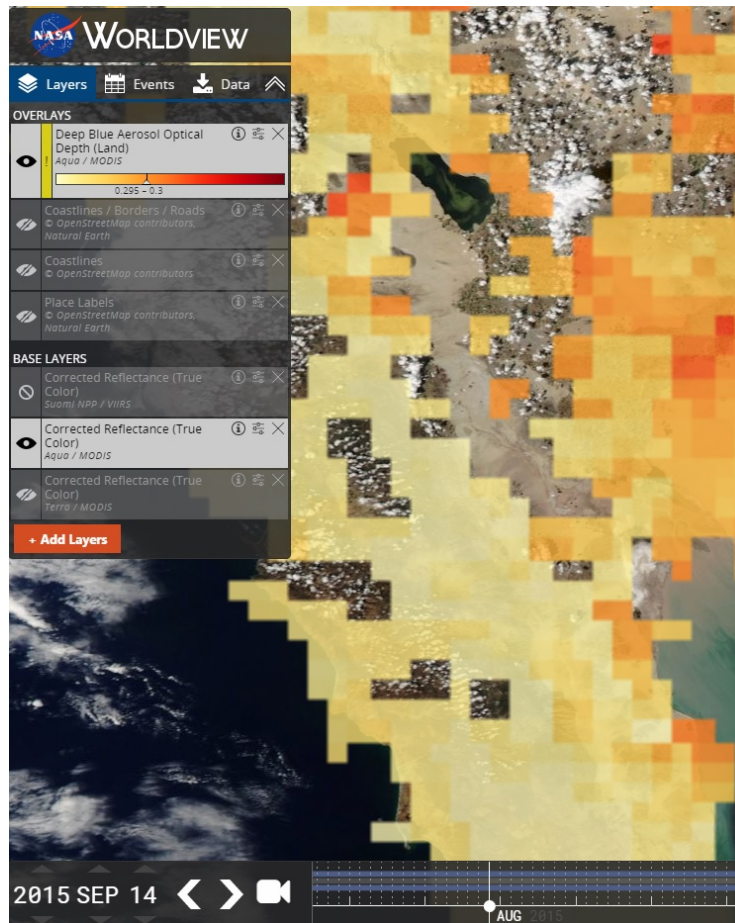


**Fig 5-3:** A NEXRAD Level 2 base reflectivity image captured by the Yuma, Arizona, KYUX station on September 14, 2015 at 1448 PST. A Special Weather Statement issued by the NWS Phoenix office at 1549 PST (449pm PDT) identified the tracking of a strong thunderstorm 8 miles east of Desert Center moving north at 30 mph. Motorist were advised of the possibility of dense blowing dust affecting driving conditions. Note a similar storm cell passing almost directly over Brawley. Warm colors indicate the strongest parts of the storm. Dynamically generated through the NOAA Weather and Climate Toolkit



**Figure 5-4** is a satellite image of aerosols drifting over Imperial County at ~1330 PST. Warmer colors indicate increasing Aerosol Optical Depth (AOD)<sup>16</sup> thickness. Unfortunately, both the Terra and Aqua satellites carrying the MODIS instrument<sup>17</sup> made their pass before PM<sub>10</sub> concentrations were at their highest. Still, the images show that there was a substantial amount of particulate matter over the area.

**FIGURE 5-4**  
**AEROSOLS OVER IMPERIAL COUNTY**



**Fig 5-4:** As winds begin elevating the MODIS instruments captured moderately heavy aerosols over Imperial County. Source: <https://worldview.earthdata.nasa.gov>

<sup>16</sup> **Aerosol Optical Depth (AOD)** (or Aerosol Optical Thickness) indicates the level at which particles in the air (aerosols) prevent light from traveling through the atmosphere. Aerosols scatter and absorb incoming sunlight, which reduces visibility. From an observer on the ground, an AOD of less than 0.1 is “clean” - characteristic of clear blue sky, bright sun and maximum visibility. As AOD increases to 0.5, 1.0, and greater than 3.0, aerosols become so dense that sun is obscured. Sources of aerosols include pollution from factories, smoke from fires, dust from dust storms, sea salt, and volcanic ash and smog. Aerosols compromise human health when inhaled by people, particularly those with asthma or other respiratory illnesses. Source: <https://worldview.earthdata.nasa.gov>.

<sup>17</sup> **MODIS** (or Moderate Resolution Imaging Spectroradiometer) is a key instrument aboard the Terra (originally known as EOS AM-1) and Aqua (originally known as EOS PM-1) satellites. Terra's orbit around the Earth is timed so that it passes from north to south across the equator in the morning, while Aqua passes south to north over the equator in the afternoon. MODIS Technical Specifications identify the Terra orbit at 10:30am and the Aqua at 1:30pm.

The EPA accepts a high wind threshold for sustained winds of 25 mph in California and 12 other states.<sup>18</sup> **Tables 5-1 through 5-2** provide a temporal relationship of wind speeds, wind direction, wind gusts (if available), and PM<sub>10</sub> concentrations at the exceeding station. The tables show that peak hourly concentrations took place immediately following or during the period of high upstream wind speeds.

**TABLE 5-1**  
**WIND SPEEDS AND PM<sub>10</sub> CONCENTRATIONS FOR BRAWLEY SEPTEMBER 14, 2015**

El Centro NAF (KNJK)				Imperial County Airport (KIPL)				Fish Creek Mtns. (FHCC1)				Mt. Laguna (former USAF site/ HP001)				Brawley	
HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	PM <sub>10</sub> (µg/m <sup>3</sup> )
56	7		190	53	6		190	0:26	9	18	217	0:55	15	19	207	0:00	11
156	0		0	153	5		130	1:26	12	19	228	1:55	16	20	206	1:00	17
256	6		280	253	3		90	2:26	8	15	183	2:55	20	25	202	2:00	19
356	3		300	353	0		0	3:26	11	14	195	3:55	23	27	206	3:00	19
456	0		0	453	0		0	4:26	8	16	211	4:55	20	26	205	4:00	29
556	5		310	553	7		300	5:26	9	13	202	5:55	17	20	203	5:00	56
656	6		280	653	5		290	6:26	3	14	144	6:55	5	7	147	6:00	64
756	3		40	753	6		100	7:26	6	17	189	7:55	10	11	176	7:00	26
856	5		30	853	0		0	8:26	3	8	202	8:55	7	7	136	8:00	26
956	0		0	953	5		VR	9:26	5	10	181	9:55	13	15	192	9:00	25
1056	8		280	1053	7		80	10:02	3	13	131	10:55	5	11	153	10:00	82
1156	6		250	1153	0		0	11:02	9	23	220	11:55	21	26	214	11:00	27
1256	7		VR	1253	9		250	12:02	14	21	238	12:55	16	22	201	12:00	31
1356	20	29	280	1353	17	24	270	13:02	16	29	224	13:55	32	34	232	13:00	40
1456	30	36	260	1453	22	29	270	14:02	16	33	219	14:55	37	40	230	14:00	246
1556	30	40	260	1553	21	31	270	15:02	21	36	210	15:55	32	35	245	15:00	449
1656	28	37	250	1653	23	37	250	16:02	22	36	210	16:55	21	25	234	16:00	
1756	21		260	1753	18		260	17:02	13	35	264	17:55	32	40	211	17:00	600
1856	30		260	1853	18	26	280	18:02	15	31	261	18:55	42	43	227	18:00	709
1956	22	28	290	1953	21	25	280	19:02	10	34	269	19:55	36	37	222	19:00	571
2056	22		260	2053	21	33	260	20:02	6	24	261	20:55	36	37	229	20:00	600
2156	26	39	260	2153	18	29	270	21:02	10	18	248	21:55	38	46	215	21:00	14
2256	25	30	250	2253	21	26	260	22:02	18	31	239	22:55	53	54	220	22:00	16
2356	24	31	250	2353	15		260	23:02	11	28	257	23:55	49	57	218	23:00	188

Wind data for KIPL and KNJK from the NCEI's QCLCD system. Wind data for Mount Laguna (HP001) and Fish Creek Mountains (FHCC1) from the University of Utah's MesoWest system. Wind speeds = mph; Direction = degrees

<sup>18</sup> "Treatment of Data Influenced by Exceptional Events; Final Guidance", FR Vol. 81, No. 191, 68279, October 3, 2016



**TABLE 5-2**  
**WIND SPEEDS AND PM<sub>10</sub> CONCENTRATIONS FOR BRAWLEY SEPTEMBER 14, 2015**

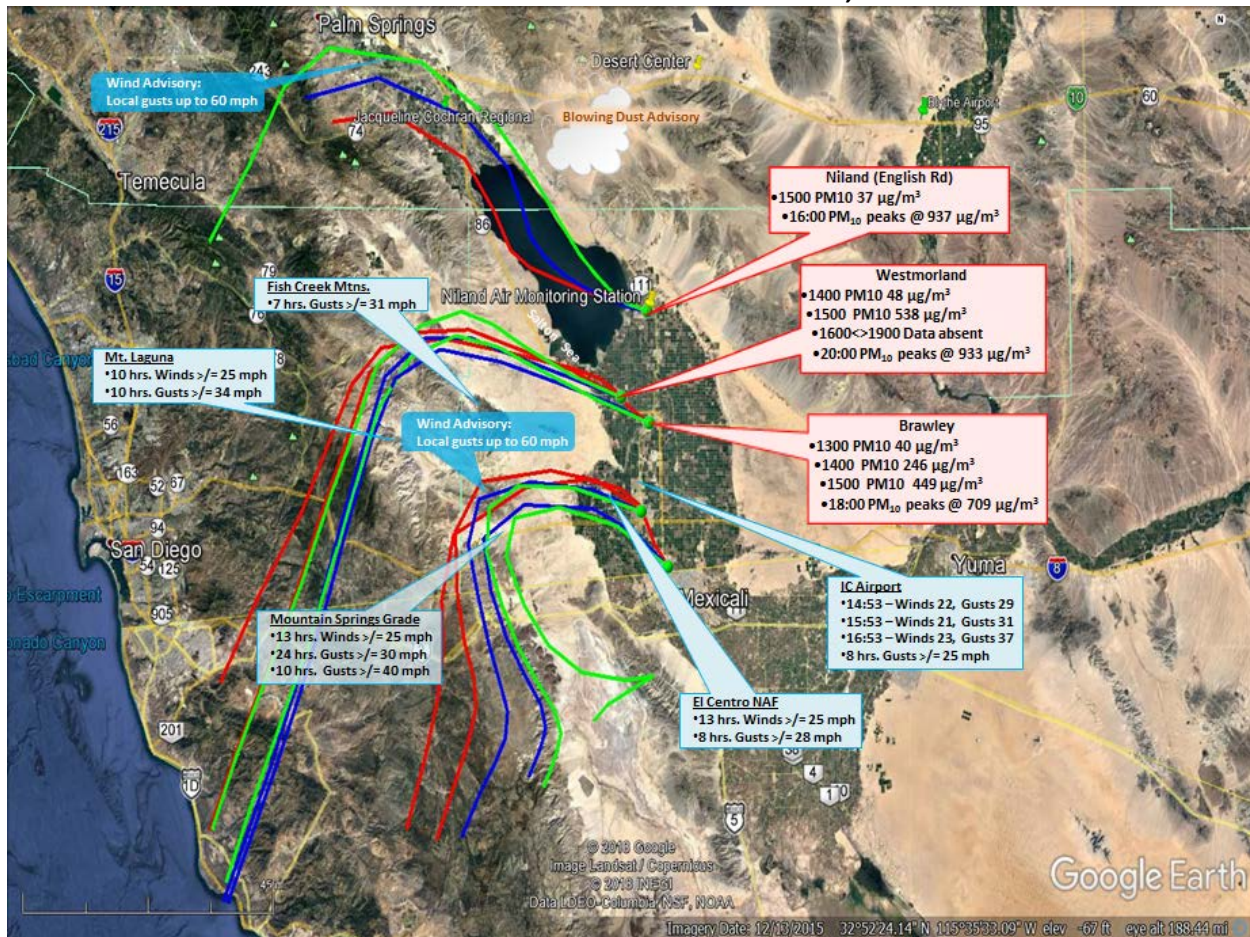
El Centro NAF (KNJK)				Imperial County Airport (KIPL)				Sunrise-Ocotillo (IMPSD)				Mountain Springs Grade (TNSC1)				Brawley	
HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	W/S	W/G	W/D	HOUR	PM <sub>10</sub> (µg/m <sup>3</sup> )
56	7		190	53	6		190	0:50	3	11	171	0:50	26	35	211	0:00	11
156	0		0	153	5		130	1:50	6	13	204	1:50	28	37	213	1:00	17
256	6		280	253	3		90	2:50	24	30	222	2:50	29	39	212	2:00	19
356	3		300	353	0		0	3:50	20	27	220	3:50	29	43	207	3:00	19
456	0		0	453	0		0	4:50	17	23	226	4:50	29	41	207	4:00	29
556	5		310	553	7		300	5:50	15	19	226	5:50	28	39	205	5:00	56
656	6		280	653	5		290	6:50	8	18	258	6:50	20	39	207	6:00	64
756	3		40	753	6		100	7:50	12	17	221	7:50	18	30	202	7:00	26
856	5		30	853	0		0	8:50	14	20	228	8:50	20	32	213	8:00	26
956	0		0	953	5		VR	9:50	15	24	233	9:50	21	34	208	9:00	25
1056	8		280	1053	7		80	10:50	15	23	237	10:50	18	33	212	10:00	82
1156	6		250	1153	0		0	11:50	14	22	247	11:50	19	31	225	11:00	27
1256	7		VR	1253	9		250	12:50	17	27	238	12:50	22	35	225	12:00	31
1356	20	29	280	1353	17	24	270	13:50	22	33	232	13:50	22	33	228	13:00	40
1456	30	36	260	1453	22	29	270	14:50	18	34	249	14:50	26	36	244	14:00	246
1556	30	40	260	1553	21	31	270	15:50	24	34	246	15:50	19	39	224	15:00	449
1656	28	37	250	1653	23	37	250	16:50	16	27	255	16:50	22	41	229	16:00	
1756	21		260	1753	18		260	17:50	19	32	245	17:50	34	49	223	17:00	600
1856	30		260	1853	18	26	280	18:50	22	37	246	18:50	25	42	226	18:00	709
1956	22	28	290	1953	21	25	280	19:50	25	36	238	19:50	28	42	222	19:00	571
2056	22		260	2053	21	33	260	20:50	22	36	241	20:50	29	48	223	20:00	600
2156	26	39	260	2153	18	29	270	21:50	19	29	241	21:50	27	41	212	21:00	14
2256	25	30	250	2253	21	26	260	22:50	15	26	295	22:50	24	43	218	22:00	16
2356	24	31	250	2353	15		260	23:50	13	18	294	23:50	29	41	207	23:00	188

Wind data for KIPL and KNJK from the NCEI's QCLCD system. Wind data for Sunrise Ocotillo (IMPSD) and Mountain Springs Grade (TNSC1) from the University of Utah's MesoWest system. Wind speeds = mph; Direction = degrees

As mentioned above, on September 14, 2015, thunderstorm activity in Riverside, east of Desert Center, Coachella and within the San Diego deserts, located to the west, allowed surface pressure gradients to accelerate onshore flow to the lower deserts with locally gusty westerly winds blowing through the San Diego mountain passes and deserts, including Interstate 10 and interstate 8. As winds blew over the mountain passes and deserts slopes of San Diego County and over natural open desert areas and agricultural lands, suspended windblown dust affected the air monitors in Imperial County. The strongest winds measured during the afternoon hours are coincident with elevated concentrations at air monitors in Imperial and Yuma counties.

While all stations measured elevated concentrations by 1600 PST, only the Brawley monitor measured an exceedance. The Niland and Westmorland monitors potentially would have exceeded but for the invalidation of more than two hours of measured concentrations.<sup>19</sup> The El Centro monitor further south measured four hours of elevated concentrations (1400 PST through 1700 PST) in line with the Phoenix issued a 1549 PST Special Weather Statement, which described the tracking of a strong thunderstorm with possible winds in excess of 40 mph. There was no continuous monitor at the Calexico Station. **Figure 5-5** is a graphical representation of the meteorological conditions existing on September 14, 2015 that transported windblown dust into Imperial County affecting air quality and causing an exceedance at the Brawley monitor.

**FIGURE 5-5**  
**EXCEEDANCE FACTORS SEPTEMBER 14, 2015**



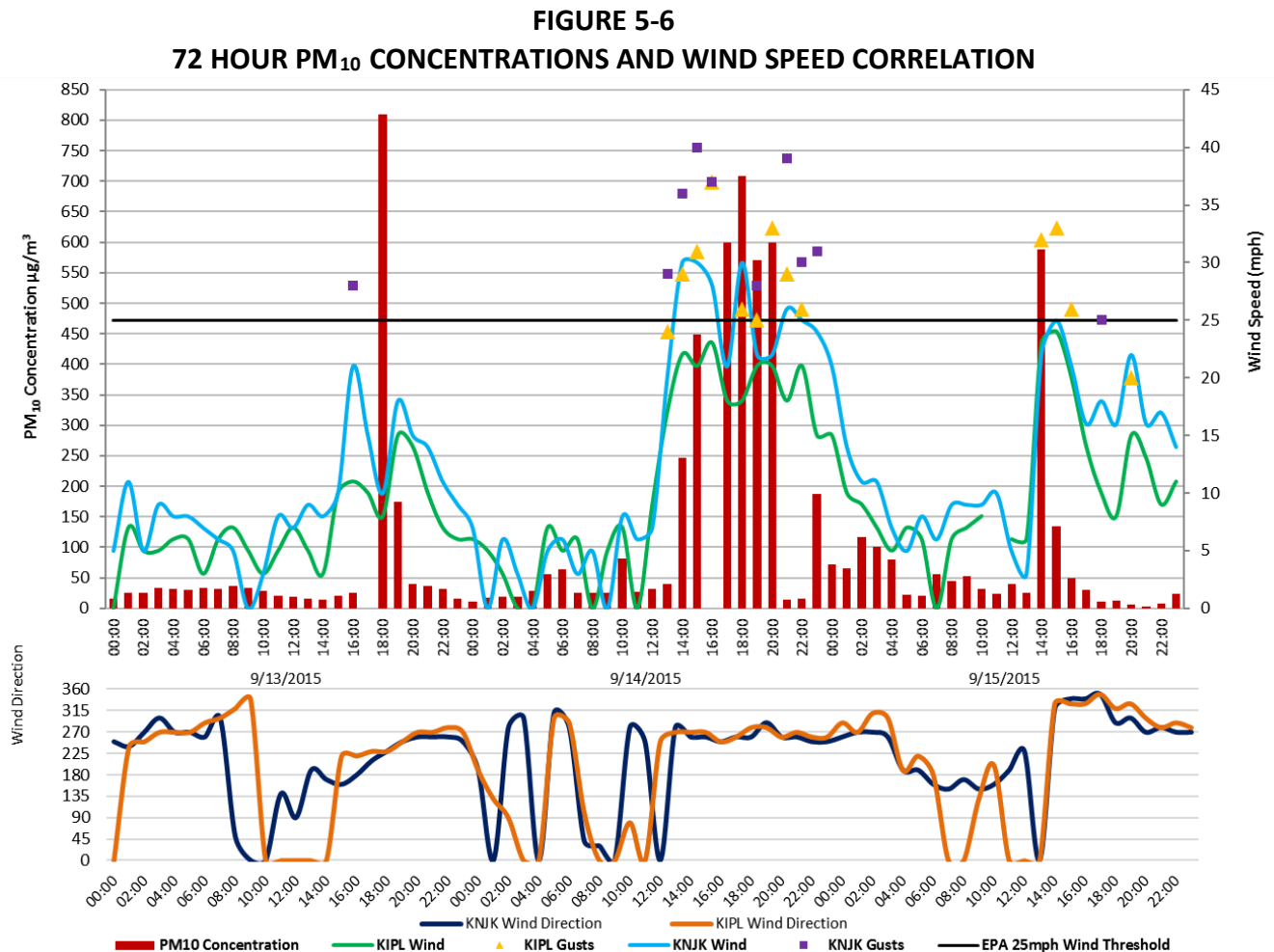
**Fig 5-5:** A 12-hour HYSPLIT back trajectory ending at 1400 PST on September 14, 2015 coincident with the earliest measured hourly concentrations at the Brawley and El Centro monitors. Airflow over the San Diego and Riverside natural open areas transported windblown dust into Imperial County. Red line indicates airflow at 10 meters AGL (above ground level); blue is 100 meters AGL; green is 500m AGL. HYSPLIT dynamically generated

<sup>19</sup> The invalidation of data at the Niland and Westmorland monitors although coded as exceeding the limits of the sampler the inlet was saturated sufficiently to cause a critical flow failure

through NOAA'S Air resources Laboratory. Google Earth base map

**Figures 5-6 through 5-8** demonstrates the temporal relationship between the high winds and the transported windblown dust and resulting effect upon air quality in Imperial County. The positive correlation of measured PM<sub>10</sub> concentrations at air monitors in Imperial County and specifically at the Brawley monitor and the elevated wind speeds on September 14, 2015, indicate that as wind speeds increased so did concentrations of PM<sub>10</sub>.

The elevated hourly PM<sub>10</sub> concentrations occurred throughout the late afternoon and evening hours coincident with the associated elevated winds and gusts measured at the different stations in Imperial County. **Appendix C** contains additional graphs illustrating the relationship between the high PM<sub>10</sub> concentrations and increased wind speeds from other monitoring sites within Imperial, Riverside, and Yuma counties on September 14, 2015.



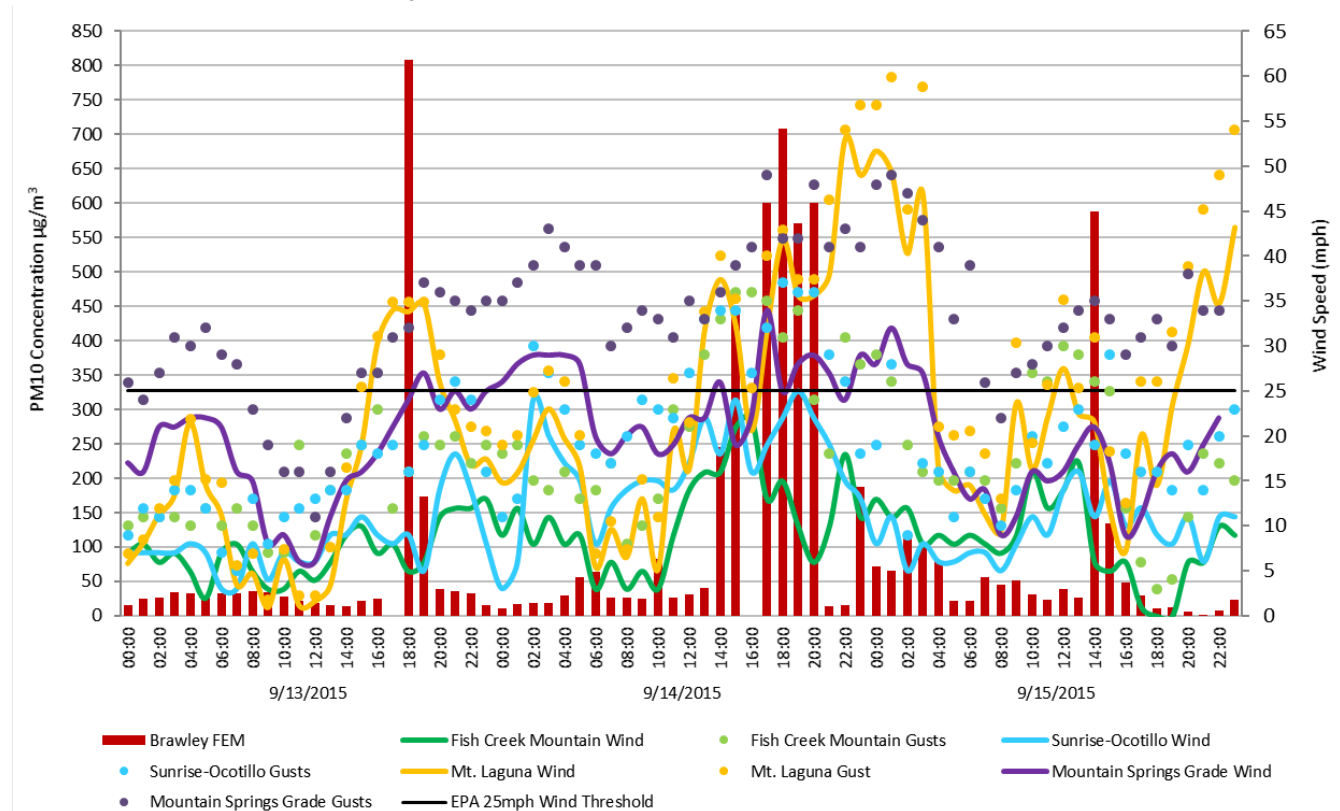
**Fig 5-6:** This graph illustrates the concentration levels and wind speeds for the day before, day after and September 14, 2015, for the Brawley monitor. Brawley's concentrations on September 14, 2015 increased in direct correlation to the elevated gust west winds. Imperial



County Airport (KIPL) and El Centro NAF (KNJK) wind data were utilized as Brawley does not measure wind data

**Figure 5-7** depicts 72-hour concentrations and correlated wind speeds at upstream wind sites. Some sites had gusty winds early in the day. Mountain Springs Grade on the desert slopes had gusty winds throughout the day. As the windblown dust blew downstream hourly concentrations at Brawley rose.

**FIGURE 5-7**  
**72 HOUR PM<sub>10</sub> CONCENTRATIONS AND UPSTREAM WIND SPEEDS**



**Fig 5-7:** All upstream wind sites from Brawley reflect elevated wind speeds and gusts that correlate closely to elevated concentrations at the Brawley monitor.

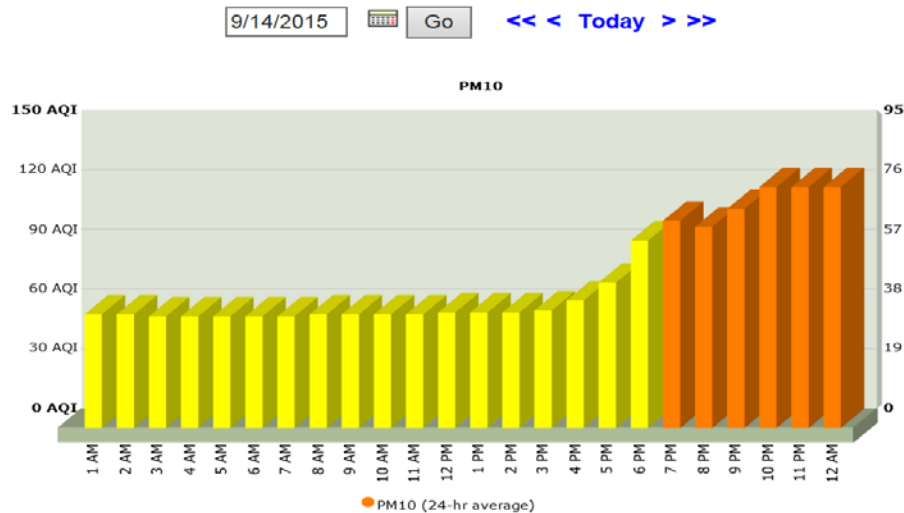
**Figure 5-8** is the resultant Air Quality Index<sup>20</sup> (AQI) for Brawley on September 14, 2015. The Air Quality Index in the Brawley area was in the “Moderate” or “Yellow” category from 100 am to 6pm. From 7pm to 12am the AQI elevated to the “Unhealthy for Sensitive Groups” or “Orange” level (PM<sub>10</sub> 101-150 µg/m<sup>3</sup>), confirming that transported windblown dust by high winds affected

<sup>20</sup> The AQI is an index for reporting daily air quality. It tells you how clean or polluted your air is, and what associated health effects might be a concern for you. The AQI focuses on health effects you may experience within a few hours or days after breathing polluted air. EPA calculates the AQI for five major air pollutants regulated by the Clean Air Act: ground-level ozone, particle pollution (also known as particulate matter), carbon monoxide, sulfur dioxide, and nitrogen dioxide. For each of these pollutants, EPA has established national air quality standards to protect public health. Ground-level ozone and airborne particles are the two pollutants that pose the greatest threat to human health in this country. Source: <https://airnow.gov/index.cfm?action=aqibasics.aqi>.



air quality in Imperial County. As a result, the ICAPCD issued a web-based Air Quality Alert at 7pm notifying the public that air quality in the Brawley area had entered the Unhealthy for Sensitive Groups level.

**FIGURE 5-8**  
**AIR QUALITY INDEX FOR BRAWLEY ON SEPTEMBER 14, 2015**  
**Site Detail: Brawley - 220 Main Street**  
 Air Quality Index for each hour of the day for **September 14, 2015**



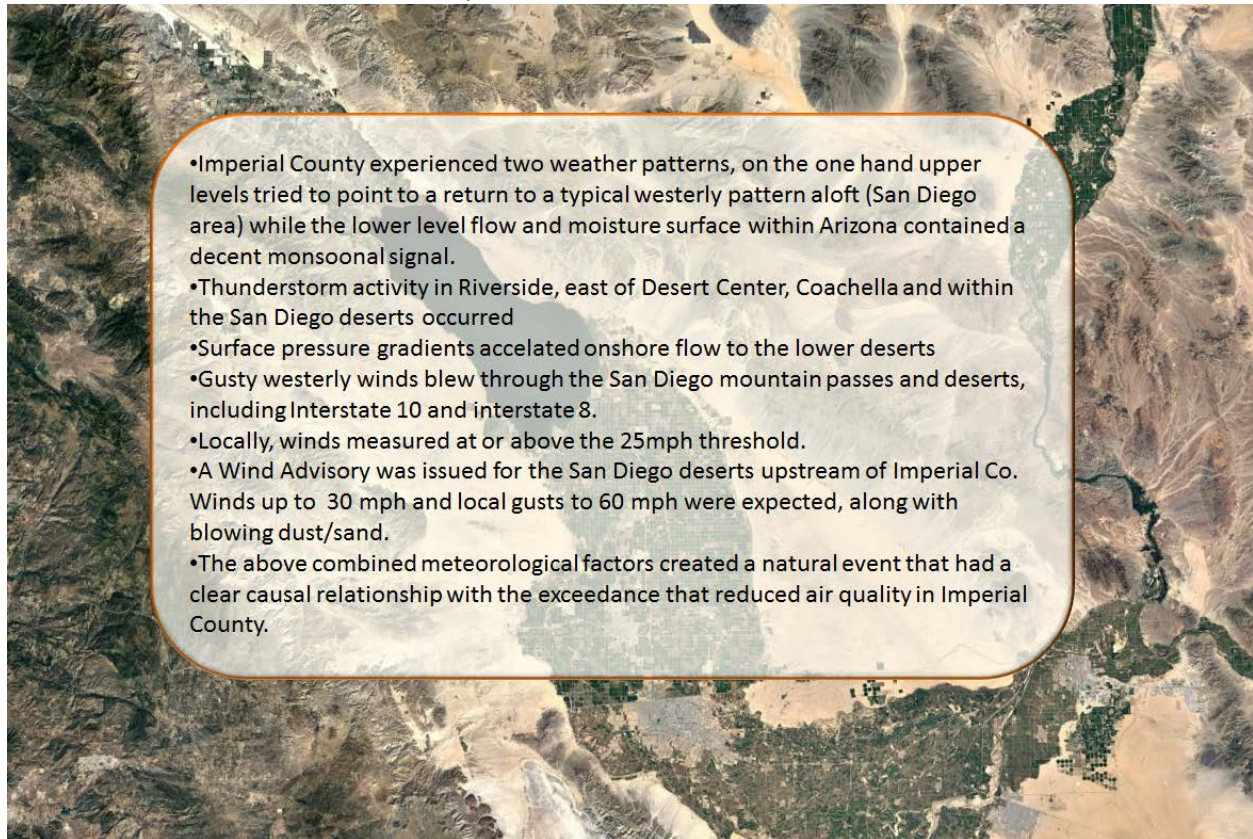
**Fig 5-8:** Demonstrates that air quality in Imperial County was affected when gusty westerly winds transported windblown dust from natural open desert areas located to the west and southwest of Imperial County on September 14, 2015.

## V.2 Summary

The preceding discussion, graphs, figures, and tables provide wind direction, wind speed, and air quality concentration data illustrating the spatial and temporal representation of the thunderstorm activity in Riverside, east of Desert Center, Coachella and within the San Diego deserts which allowed surface pressure gradients to accelerate onshore flow to the lower deserts with locally gusty westerly winds. The information provides a clear causal relationship between the entrained windblown dust and the PM<sub>10</sub> exceedance measured at the Brawley monitor on September 14, 2015. Furthermore, the advisories and issued air quality alert illustrate the effect upon air quality within the region extending from all of Imperial County and the southern portion of Riverside County. Large amounts of coarse particles (dust) and PM<sub>10</sub> transported aloft by strong westerly winds into the lower atmosphere. The area of origin is the natural mountains and open desert areas within San Diego and Riverside Counties west-southwest of Imperial County. Combined, the information demonstrates that the elevated PM<sub>10</sub> concentrations measured on September 14, 2015 coincided with high wind speeds and that strong winds occurred over the southern portion of San Diego County, Riverside County, and Imperial County.

As winds blew over the mountain passes and deserts slopes of San Diego County and over natural open desert areas and agricultural lands, suspended windblown dust affected the air monitors in Imperial County.

**FIGURE 5-9**  
**SEPTEMBER 14, 2015 WIND EVENT TAKEAWAY POINTS**



**Fig 5-9:** Illustrates the factors that qualify the September 14, 2015 natural event which affected air quality as an Exceptional Event

## VI Conclusions

The PM<sub>10</sub> exceedance that occurred on September 14, 2015, satisfies the criteria of the EER which states that in order to justify the exclusion of air quality monitoring data evidence must be provided for the following elements:

TABLE 6-1 TECHNICAL ELEMENTS CHECKLIST		
EXCEPTIONAL EVENT DEMONSTRATION FOR HIGH WIND DUST EVENT (PM <sub>10</sub> )		DOCUMENT SECTION
1	A narrative conceptual model that describes the event(s) causing the exceedance or violation and a discussion of how emissions from the event(s) led to the exceedance or violation at the affected monitor(s)	5-31
2	A demonstration that the event affected air quality in such a way that there exists a clear causal relationship between the specific event and the monitored exceedance or violation	47-57
3	Analyses comparing the claimed event-influenced concentration(s) to concentrations at the same monitoring site at other times to support the requirement at paragraph (c)(3)(iv)(B) of this section	34-38
4	A demonstration that the event was both not reasonably controllable and not reasonably preventable	39-46
5	A demonstration that the event was a human activity that is unlikely to recur at a particular location or was a natural event	5-33 & 47-57

### VI.1 Affects Air Quality

The preamble to the revised EER states that an event has affected air quality if the event affected air quality in such a way that there exists a clear causal relationship between the specific event and the monitored exceedance or violation. Given the information presented in this demonstration, particularly Section V, we can reasonably conclude that there exists a clear causal relationship between the monitored exceedance and the September 14, 2015 event, which changed or affected air quality in Imperial County.

### VI.2 Not Reasonably Controllable or Preventable

Section 50.1(j) of 40 CFR Part 50 defines an exceptional event as an event that must be “not reasonably controllable or preventable” (nRCP). The revised preamble explains that the nRCP has two prongs, not reasonably preventable and not reasonably controllable. A natural wind event, which transports dust from natural open deserts, meets the nRCP, when sources are controlled by BACM and when human activity plays little to no direct causal role. This

demonstration provides evidence that despite BACM in place within Imperial County, strong gusty winds overwhelmed all BACM controls where human activity played little to no direct causal role. The PM<sub>10</sub> exceedance measured at the Brawley monitor caused by naturally occurring strong gusty westerly winds transported windblown dust into Imperial County and other parts of southern California from areas located within the mountains and deserts of San Diego County. These facts provide strong evidence that the PM<sub>10</sub> exceedance at Brawley on September 14, 2015, were not reasonably controllable or preventable.

### **VI.3 Natural Event**

The revised preamble to the EER clarifies that a “Natural Event” (50.1(k) of 40 CFR Part 50), which may recur at the same location, is an event where human activity plays little or no direct causal role. The criteria that human activity played little or no direct causal role occurs when the event, along with its resulting emissions, are solely from natural sources or where all significant anthropogenic sources of windblown dust have been reasonably controlled. As discussed within this demonstration, windblown dust anthropogenic sources reasonably controlled with BACM in and around Brawley on September 14, 2015 meet the criteria that human activity played little or no direct causal role therefore, the event qualifies as a natural event.

### **VI.4 Clear Causal Relationship**

The time series plots of PM<sub>10</sub> concentrations at Brawley during different days, and the comparative analysis of different monitors in Imperial, Riverside and Yuma counties demonstrates a consistency of elevated gusty westerly winds and concentrations of PM<sub>10</sub> on September 14, 2015 (Section V). In addition, these time series plots and graphs demonstrate that the high PM<sub>10</sub> concentrations and the gusty westerly winds were an event that was widespread, regional and not preventable. Arid conditions preceding the event resulted in soils that were particularly susceptible to particulate suspension by the elevated gusty westerly winds. Days immediately before and after the high wind event PM<sub>10</sub> concentrations were well below the NAAQS. Overall, the demonstration provides evidence of the strong correlation between the natural event and the windblown dust emissions to the exceedance on September 14, 2015.

### **VI.5 Historical Concentrations**

The historical annual and seasonal 24-hr average PM<sub>10</sub> concentrations measured at the Brawley monitor were historically unusual compared to a multi-year data set (Section III).

### **Appendix A: Public Notification that a potential event was occurring (40 CFR §50.14(c)(1))**

This section contains wind advisories issued by the National Weather Service and Imperial County on or around September 14, 2015. The data show a region-wide increase in wind speeds and wind gusts coincident with the arrival of dust and high PM<sub>10</sub> concentrations in Imperial County. In addition, the **Appendix A supplemental** contains all the NWS notices issued by either the San



Diego or Phoenix office by date and time order

### **Appendix B: Meteorological Data**

This Appendix contains the time series plots, graphs, wind roses, etc. for selected monitors in Imperial and Riverside Counties. These plots, graphs and tables demonstrate the regional impact of the wind event.

### **Appendix C: Correlated PM<sub>10</sub> Concentrations and Winds**

This Appendix contains the graphs depicting the correlations between PM<sub>10</sub> Concentrations and elevated wind speeds for selected monitors in Imperial and Riverside Counties. These graphs demonstrate the region wide impact of the wind event.

### **Appendix D: Regulation VIII – Fugitive Dust Rule**

This Appendix contains the compilation of the BACM adopted by the Imperial County Air Pollution Control District and approved by the United States Environmental Protection Agency. A total of seven rules numbered 800 through 806 comprise the set of Regulation VIII Fugitive Dust Rules.